IN THE DISTRICT COURT OF THE UNITED STATES FOR THE MIDDLE DISTRICT OF ALABAMA **SOUTHERN DIVISION**

WILLIAM A. ROLLINS,)
Plaintiff,))
v.	CIVIL ACTION NO.: 1:08-CV-33-MHT
COMMANDER REED, et al.,)
Defendants.)

SPECIAL REPORT AND ANSWER

Come now defendants, Commander Keith Reed, Sergeant Carl Kirksey, and Sergeant Cindy Buchmann, in the above styled cause and for Answer to plaintiff's Complaint, state as follows:

- As to Paragraph 1 of plaintiff's Complaint, defendants assert that at this time they are 1. without personal knowledge or information sufficient to form a belief as to the truth of the averments.
- 2. As to Paragraph 2 of plaintiff's Complaint, defendants assert that at this time they are without personal knowledge or information sufficient to form a belief as to the truth of the averments.
- 3. As to Paragraph 3 of plaintiff's Complaint, defendants deny that the constitutional rights of plaintiff have been violated and demand strict proof thereof.

- 4. As to Paragraph 4 of plaintiff's Complaint, defendants deny that plaintiff's constitutional rights have been violated at any time.
- 5. As to Paragraph 5 of plaintiff's Complaint, defendants deny that plaintiff's Constitutional rights have been violated. Defendant asserts that while in the Houston County Jail, plaintiff has never been wrongly deprived of a right protected by the United States Constitution and the court decisions interpretive thereof. For more complete factual information regarding plaintiff's Complaint and defendants' response thereto, please refer to the Affidavits of Sergeant Cindy Buchmann, Sergeant Carl Kirksey, and Commander Keith Reed (Exhibits "1", "2" and "3" respectively).
- 6. As to Paragraph 6 of plaintiff's Complaint, defendants assert that the plaintiff is not entitled to any relief from this Court as there has been no violation, constitutional or otherwise.

AFFIRMATIVE AND ADDITIONAL DEFENSES

FIRST DEFENSE

Plaintiff's Complaint and the claims therein, or alternatively portions thereof, fail to state a claim upon which relief can be granted.

SECOND DEFENSE

Any allegations of plaintiff's Complaint not explicitly admitted herein are denied and strict proof is demanded to support such allegations.

THIRD DEFENSE

The plaintiff's Complaint alleges claims for declaratory and injunctive relief which said claims are now moot as the plaintiff is no longer incarcerated in the Houston County Jail. The

plaintiff was taken into the State of Alabama prison system on or about February 6, 2008.

FOURTH DEFENSE

That the plaintiff's claims involve declaratory and injunctive relief. Because the plaintiff is no longer incarcerated in the Houston County Jail, said claims are moot and this case is due to be dismissed. See County of Los Angeles v. Davis, 440 U.S. 625 (1979); Cotterall v. Paul, 755 F.2d 777 (11th Cir. 1985).

FIFTH DEFENSE

Should the plaintiff's complaint be construed to claim punitive damages, Plaintiff is not entitled to any award of punitive damages should this Complaint be construed to request them.

SIXTH DEFENSE

Defendants are immune from punitive damages under 42 U.S.C. § 1983 and 42 U.S.C. § 1985.

SEVENTH DEFENSE

Plaintiff is not entitled to any relief requested in the Complaint.

EIGHTH DEFENSE

There is no causal relation between the acts of the defendants and any injury or damage allegedly suffered by the plaintiff.

NINTH DEFENSE

Defendants affirmatively aver that all of their actions were taken in good faith. Plaintiff cannot recover based upon plaintiff's conclusory, unsupported, bareboned and vague allegations against defendants as they are unsupported by fact or law.

TENTH DEFENSE

The allegations contained in plaintiff's Complaint against the defendants, sued in their individual capacity, fail to comply with the heightened specificity requirement of Rule 8 in § 1983 cases against persons sued in their individual capacities. *See* Oladeinde v. City of Birmingham, 963 F.2d 1481, 1485 (11th Cir. 1992); Arnold v. Board of Educ. of Escambia County, 880 F.2d 305, 309 (11th Cir. 1989).

ELEVENTH DEFENSE

Defendants affirmatively deny any and all alleged claims by the plaintiff concerning his alleged deprivation of civil rights.

TWELFTH DEFENSE

Should the plaintiff's Complaint be construed to state claims under Alabama law, all state claims against defendants in their official capacity are barred because the Eleventh Amendment to the United States Constitution prohibits federal courts from hearing state law claims against state officials under the Doctrine of Pendant Jurisdiction. <u>Pennhurst State School and Hospital v.</u> Halderman, 465 U.S. 89, 117-121 (1984).

THIRTEENTH DEFENSE

All federal claims against defendants in their official capacity are barred by the Eleventh Amendment of the United States Constitution. <u>Pennhurst State School and Hospital v. Halderman</u>, 465 U.S. 89, 104 S. Ct. 900, 79 L.Ed., 2d 67 (1984).

FOURTEENTH DEFENSE

In addition to defendants Eleventh Amendment argument, they further contend that they are not "persons" within the meaning of 42 U.S.C. § 1983. The plaintiff, by suing defendants in their

official capacity, is seeking damages from the State of Alabama. Neither a state, nor its officials, as sued in their official capacities are "persons" under 42 U.S.C. § 1983. Will v. Michigan Dept. of State Police, 109 S.Ct. 2304, 2312 (1989) and Hafer v. Melo, 502 U.S. 21, 22-23 (1991).

FIFTEENTH DEFENSE

Defendants assert the defense of qualified immunity. Further, defendants plead the privileges, qualified immunities, substantive immunities, state law immunities, absolute immunities, defenses and good faith immunities given to officers of the law, governmental entities or otherwise in the above styled cause. Defendants state that any action taken by them was made in good faith and in the performance of their duty as Sheriff, Deputy, Officer or Sheriff Department Employee of Houston County, Alabama.

SIXTEENTH DEFENSE

Defendants assert and plead the defense of substantive or state law immunity under the law of the State of Alabama.

SEVENTEENTH DEFENSE

Defendants assert and plead sovereign immunity provided by Alabama Constitution 1901, Article I, §14.

EIGHTEENTH DEFENSE

Defendants assert that the allegations within the Complaint and the facts as will be developed are insufficient to invoke the jurisdiction of this Court.

NINETEENTH DEFENSE

Plaintiff's Complaint does not allege a violation of rights secured by the United States

Constitution.

TWENTIETH DEFENSE

Defendants plead and assert the statutory immunity provided by Act of the Alabama Legislature, designated as Act Number 94-640, effective April 26, 1994, and Codified as Ala. Code § 6-5-338, which provides absolute immunity to all peace officers and governmental units.

TWENTY-FIRST DEFENSE

That the plaintiff has failed to exhaust his administrative remedies as mandated by the Prison Litigation Reform Act amendment to 42 U.S.C. § 1997e(a). Specifically, plaintiff has filed this lawsuit against defendants who are state officers without first exhausting his administrative remedies by filing a claim with and proceeding before the Alabama State Board of Adjustments as required by Ala. Code § 41-9-60; and plaintiff has failed to properly pursue the administrative remedies available to him in the Houston County Jail by virtue of the grievances procedures provided to the inmates therein.

TWENTY-SECOND DEFENSE

The PLRA requires exhaustion of available administrative remedies before the plaintiff can seek relief in federal court on a 42 U.S.C. § 1983 complaint. Specifically, 42 U.S.C. § 1997e(a) directs that "[n]o action shall be brought with respect to prison conditions under section 1983 of this title, or any other Federal law, by a prisoner confined in any jail, prison, or other correctional facility until such administrative remedies as are available are exhausted." "Congress has provided in § 1997(e)(a) that an inmate must exhaust irrespective of the forms of relief sought and offered through administrative remedies." Booth v. Churner, 532 U.S. 731, 741 n.6 (2001).

TWENTY-THIRD DEFENSE

"[T]he PLRA's exhaustion requirement applies to all inmate suits about prison life, whether they involve general circumstances or particular episodes, and whether they allege excessive force or some other wrong." Proter v. Nussle, 534 U.S. 516, 532 (2002).

TWENTY-FOURTH DEFENSE

Exhaustion of all available administrative remedies is a precondition to litigation and a federal court cannot waive the exhaustion requirement. Booth v. Churner, 532 U.S. 731, 741 n.6 (2001); Woodford v. Ngo, U.S. , 126 S.Ct. 2378 (2006). Morover, "the PLRA exhaustion requirement requires proper exhaustion." Ngo, 126 S.Ct. At 2387 (emphasis added).

TWENTY-FIFTH DEFENSE

That the Prison Litigation Reform Act amendment to 42 U.S.C. §1997e(c) mandates the dismissal of plaintiff's claims herein as this action is frivolous, malicious, fails to state a claim upon which relief can be granted or seeks money damages from defendants who are entitled to immunity.

TWENTY-SIXTH DEFENSE

That the plaintiff does not properly plead or otherwise specifically show a physical injury as required by 42 U.S.C. §1997e(e) which provides that

> No Federal civil action may be brought by a prisoner confined in a jail, prison, or other correctional facility, for mental or emotional injury suffered while in custody without a prior showing of physical injury.

TWENTY-SEVENTH DEFENSE

That the plaintiff failed to comply with 28 U.S.C. §1915 with respect to the requirements and limitations inmates must follow in filing in forma paupers actions in federal court.

TWENTY-EIGHTH DEFENSE

That, pursuant to 28 U.S.C. §1915(f), plaintiff be required to make payment for all court costs in this matter in the same manner as provided for filing fees in 28 U.S.C. §1915(a)(2).

TWENTY-NINTH DEFENSE

Pursuant to 28 U.S.C. §1915A, this court is requested to screen and dismiss this case, as soon as possible, either before or after docketing, as this case is frivolous or malicious, fails to state a claim upon which relief may be granted, or seeks money damages from defendants who are state officers entitled to immunity. These same standards are continued and provided for in 42 U.S.C. §1997e(c).

THIRTIETH DEFENSE

Defendants are entitled to immunity under state law from any state law claims deemed to be asserted by the plaintiff. See Ex parte Thomas J. Purvis (re: Ackers v. Mobile County, et al.) 689 So.2d 794 (Ala. 1996) and Alexander v. Hatfield, 652 So.2d 1142 (1994).

THIRTY-FIRST DEFENSE

To the extent that plaintiff's claims are premised upon a respondent superior theory, said claims are due to be dismissed because the plaintiff cannot recover for claims which are premised upon a respondeat superior theory. See White v. Birchfield, 582 So.2d 1085 (Ala. 1991); and Hardin v. Hayes, 957 F.2d 845 (11th Cir. 1992).

THIRTY-SECOND DEFENSE

The plaintiff cannot recover against defendants in this case because Alabama law provides sufficient due process remedies for the allegations made by plaintiff herein and such remedies are constitutionally adequate.

THIRTY-THIRD DEFENSE

The Sheriff and his Corrections Officers are state officers. Under the Alabama Constitution of 1901, sheriffs are specifically designated as state executive officials. Id. § 112 ("The executive department shall consist of a governor, lieutenant governor, attorney general, state auditor, secretary of state, state treasurer, superintendent of education, commissioner of agriculture and industries, and a sheriff for each county.") "[A]n Alabama Sheriff acts exclusively for the state rather than for the county in operating a county jail." Turquitt v. Jefferson County, Ala., 137 F.3d 1285 (11th Cir. 1998) (en banc).

THIRTY-FOURTH DEFENSE

There was no policy or custom of the Sheriff that was executed by any employee of the Houston County Sheriff Department that caused any injury to the plaintiff.

THIRTY-FIFTH DEFENSE

Defendants assert that in the situation at bar, there was the potential for "violent confrontation and conflagration". Defendants assert that in such situations a jail's internal security is peculiarly a matter to be left to the discretion of jail administrators and should carry "special weight." Defendants further assert that as jail administrators, they should "be accorded wide-ranging deference in the adoption and execution of policies and practices that in their judgment are needed to preserve internal order and discipline and to maintain institutional security." Defendants contend that such deference should extend to the security measures taken in this case in response to the actual confrontation with the plaintiff "just as it does to prophylactic or preventive measures intended to

reduce the incidence of these or any other breaches of prison discipline. Whitley v. Albers, 475 U.S. 312, 322-323, 106 S.Ct. 1078, 1086 (1986).

THIRTY-SIXTH DEFENSE

Defendants assert that plaintiff's Complaint is frivolous and filed in bad faith solely for the purpose of harassment and intimidation and request this Court pursuant to 42 U.S.C. § 1988 to award defendants reasonable attorneys fees and costs incurred in the defense of this case.

Defendants respectfully request this court to treat this Special Report and Answer as Motion for Summary Judgment.

Respectfully submitted,

SHERRER, JONES & TERRY, P.C.

s/Gary C. Sherrer
GARY C. SHERRER, ATTORNEY FOR
THE ABOVE-REFERENCED DEFENDANTS
Alabama Attorney Code No. SHE-016

CERTIFICATE OF SERVICE

I, Gary C. Sherrer, hereby certify that I have served a copy of the foregoing Special Report and Answer upon William A. Rollins #161962, c/o Ventress Correctional Facility, P.O. Box 767, Clayton, Alabama 36016, by placing a copy of the same in the U.S. Mail, postage prepaid and properly addressed on this 8th day of May, 2008.

s/Gary C. Sherrer OF COUNSEL

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE MIDDLE DISTRICT OF ALABAMA SOUTHERN DIVISION

WILLIAM A. ROLLINS,)
Plaintiff,)
v.	CIVIL ACTION NO.: 1:08-CV-33-MHT
COMMANDER REED, et al.,	
Defendants.)

AFFIDAVIT

STATE OF ALABAMA, HOUSTON COUNTY.

Before me, the undersigned authority for administering oaths, personally appeared Cindy Buchmann of the Houston County Sheriff's Department, who is a Senior Corrections Officer for the Houston County Jail, Houston County, Alabama, who being by me first duly sworn, deposes and says as follows:

I am Cindy Buchmann and I was at all times related to Plaintiff's complaint and continue to be employed as a Senior Corrections Officer with the Houston County Sheriff's Department. I have worked as a corrections officer in the jail since March, 1995 and have been a sergeant since September, 1998. I am a Certified Jail Technician and I am also a licensed and certified Emergency Medical Technician ("EMT"). My principal duties involve the administration of the Houston County

EXHIBIT

Jail. I have personal knowledge of the facts and information contained herein.

With regard to Plaintiff's claims in this lawsuit, I was on duty at the Houston County Jail at the time of the incident but was not personally or directly involved in the factual events made the basis of Plaintiffs' complaint. I have no personal or first hand knowledge of the incident that made the basis of Plaintiff's complaint.

CINDY BUCHMANN

STATE OF ALABAMA,

HOUSTON COUNTY.

Before me, the undersigned authority, personally appeared **Cindy Buchmann**, who being sworn by me according to law, deposes and states that the matters and things alleged in the above Affidavit are true and correct to the best of her information, knowledge and belief.

Sworn to and subscribed before me on this the 15th day of April, 2008.

NOTARY PUBLIC

My Commission Expires: 2-11-2012

IN THE DISTRICT COURT OF THE UNITED STATES

FOR THE MIDDLE DISTRICT OF ALABAMA **SOUTHERN DIVISION**

WILLIAM A. ROLLINS,)
Plaintiff,))
v.) CIVIL ACTION NO.: 1:08-CV-33-MHT
COMMANDER REED, et al.,	
Defendants.)

AFFIDAVIT

STATE OF ALABAMA,

HOUSTON COUNTY.

Before me, the undersigned authority for administering oaths, personally appeared Carl Kirksey who is a Corrections Officer serving as a Senior Corrections Officer with the Houston County Sheriff's Department, who being by me first duly sworn, deposes and says as follows:

My name is Carl Kirksey, and I am over the age of nineteen (19) years and a resident of Houston County, Alabama.

I am presently employed by the Houston County Sheriff's Department as a Corrections Officer serving as a Senior Corrections Officer and Shift Sergeant with the Houston County Sheriff's Department and was so employed at all times material to this lawsuit. My principal

CARL KIRKSEY - AFFIDAVIT

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duties involve the administration of the Houston County Jail. Unless otherwise indicted herein, expressly or by the context thereof, I have personal knowledge of the facts and information contained herein. I make this affidavit after a review of the plaintiff's jail inmate file and the subject matter of the plaintiff's complaint in an attempt to address the plaintiff's claims in this case.

On October 11, 2007, between 8:00 p.m. and 9:00 p.m., Corrections Officer Moon contacted me about the plaintiff's refusal to comply with direct orders from a Corrections Officer. According to the records, the plaintiff was not in his assigned cell which was cell H-6 in H-Pod. The term Pod is synonymous with cell block. According to jail records, when Corrections Officer Moon asked the plaintiff about this, the plaintiff stated, "they told me to move". The record reflects that when Corrections Officer Moon asked the plaintiff who "they" were, the plaintiff stated that he didn't know. Corrections Officer Moon then instructed the plaintiff to move back to his correct bunk and cell assignment. The records also reflect that the plaintiff became argumentative. At approximately 8:20 p.m., the records indicate that the plaintiff refused to go back to his assigned cell saying, emphatically, "I'm not going in that cell". After the plaintiff's refusal to follow the Corrections Officer's instructions, I was again contacted by Corrections Officer Moon and informed that the Plaintiff was refusing to go to the cell he was assigned. I instructed the Corrections Officer to prepare an inmate sanction and move the plaintiff to disciplinary lock down. At approximately 9:00 p.m., Corrections Officer Chancey instructed the plaintiff to pack for lock down pursuant to my order. The plaintiff became even more

argumentative but eventually complied with orders to go to disciplinary segregation. The plaintiff was in violation of Inmate Rule #11: No inmate will interfere with Sheriff's Department personnel, nor will they disobey an order or instruction given by Sheriff's Department personnel. The plaintiff was also in violation of Inmate Rule #12: No inmate will leave his/her authorized area. Inmates must roll into their cells when told to do so.

According to jail records, the plaintiff filed a Notice of Appeal for Inmate Sanction/Restriction on October 12, 2007. On October 14, 2007 plaintiff's appeal of the Sanction/Restriction was reviewed by Sergeant Turner who upheld the sanction stating as the basis for same that "you (plaintiff) were told to go into the cell and this is what you were supposed to do. Follow the rules." The records also reflect that on October 26, 2007, the plaintiff filed a grievance wherein he made numerous vague and non specific allegations. Even though the plaintiff directed the grievance to Sheriff Hughes, pursuant to policy, the grievance was sent to Jail Commander Keith Reed who responded to plaintiff's grievance instructing the plaintiff to file a separate grievance for each factual issue he wanted to have heard by grievance. The plaintiff filed no other grievances.

CARL KIRKSEY

Cal v. Japay

STATE OF ALABAMA,

HOUSTON COUNTY.

Before me, the undersigned authority, personally appeared **Carl Kirksey**, who being sworn by me according to law, deposes and states that the matters and things alleged in the above Affidavit are true and correct to the best of his information, knowledge and belief.

Sworn to and subscribed before me on this the 8th day of May, 2008.

NOTAKÝ PUBI

My Commission Expires: 2-11-2012

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE MIDDLE DISTRICT OF ALABAMA SOUTHERN DIVISION

WILLIAM A. ROLLINS,)
Plaintiff,))
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COMMANDER REED, et al.,)
Defendants.))

AFFIDAVIT

STATE OF ALABAMA,

HOUSTON COUNTY.

Before me, the undersigned authority for administering oaths, personally appeared **Keith W. Reed** of the Houston County Sheriff's Department, who is the Commander-Jail Operations for the Houston County Sheriff, Houston County, Alabama, who being by me first duly sworn, deposes and says as follows:

I am Keith W. Reed and I am the Commander-Jail Operations of the Houston County Jail, Houston County, Alabama and have been employed by the Houston County Sheriff since March of 2007. My principal duties involve the administration of the Houston County Jail. Unless otherwise indicted herein, expressly or by the context thereof, I have personal knowledge of the facts and information contained herein. I make this affidavit after review of the plaintiff's jail inmate file and the subject matter of plaintiff's complaint in an attempt to address plaintiff's claims in this case.

KEITH REED AFFIDAVIT TO SPECIAL REPORT AND ANSWER

PAGE 1 OF 5



The Houston County Jail, as a part of the Inmate Rules and Regulations, provides for an inmate Grievance Procedure. According to plaintiff's inmate file, the plaintiff filed one grievance that was vague and rambling and did not seek to have any specific situation addressed. I responded to that grievance instructing the plaintiff "please only address one issue per grievance form. As formulated this is not proper and cannot be addressed." The plaintiff addressed that grievance to the Sheriff but as the Sheriff is not personally involved in the day to day operations of the jail, the grievance was given to me pursuant to the Sheriff's standing order to do so.

I was not present in the jail when the events made the basis of plaintiff's complaint took place. According to jail records, the plaintiff was not in his assigned cell and upon being instructed to go to the correct cell, the plaintiff was not only argumentative but the plaintiff absolutely refused to obey direct orders to return to his assigned cell. Assuming for the sake of discussion only, that there had been some confusion related to the plaintiff's cell assignment, there was no excuse for the plaintiff not to follow the direct orders and instructions of the Corrections Officers on duty in the plaintiff's Pod that evening.

In my review of the situation made the basis of the plaintiff's claims, I found plaintiff's claims to be unsupported by the facts. I found no indication of cell assignment confusion but even had there been some confusion, the primary reason the plaintiff was placed on restriction and segregation was his refusal to obey the direct orders given to him by the Corrections Officers on duty.

In my judgment, this situation warranted more severe discipline than the Corrections Officers in their discretion chose to impose. The Corrections Officer on duty in consultation with Shift

Sergeant Kirksey, ordered that the plaintiff be placed on disciplinary segregation for three weeks. I reviewed the plaintiff's appeal and the appeal officers response and found the actions to be appropriate. I also reviewed and responded to the plaintiff's grievance. Also, as I do with all inmates in disciplinary or administrative segregation, I reviewed the plaintiff's segregation status once each week during the three weeks plaintiff was in disciplinary segregation.

The refusal of an inmate to obey a direct and lawful order of the Corrections Officers on duty puts at risk the safety of the Corrections Officers on duty who are often in the general population Pod day room areas of the Pods. Insubordination that is not addressed quickly may escalate into overall disruptive behavior of not only one inmate but of other inmates who perceive a general loss of control and discipline. In the instant situation, there were two Corrections Officers in the day room of H-Pod with approximately thirty (30) inmates. The loss of control of one inmate without immediate and demonstrated consequences could have and has in the past led to dangerous situations for Corrections Officers as they try to maintain good order and discipline in the jail.

The failure of the plaintiff to follow the instructions to return to his assigned cell also created the potential for other inmates to join the plaintiff's insubordination and thereby put at risk not only the safety of the two Corrections Officers but also the safety and security of the other inmates housed in the same Pod/cell block.

As a result of his disruptive and insubordinate behavior, the plaintiff was placed in disciplinary segregation for three weeks. Segregation whether for disciplinary or administrative reasons (e.g. protective segregation) necessarily results in the loss of certain privileges due to the nature of segregation in the Houston County Jail. Inmates placed in segregation, whether disciplinary or administrative, receive the loss of similar privileges. The difference between administrative segregation and disciplinary segregation in the Houston County Jail is that inmates in disciplinary segregation also lose weekly general visitation privileges, loss of commissary privileges, loss of telephone privileges, loss of library privileges as well as the loss of the privilege to participate in other jail rehabilitative programs. Inmates in disciplinary segregation are permitted to practice his/her religion of choice, are provided necessary medical treatment, receive the same food as other inmates, are provided mail privileges and are provided other necessities provided to other inmates. Inmates in disciplinary segregation are also permitted visitation privileges with their lawyer(s) as are other inmates in the jail and are entitled to send and receive mail.

A true and correct copy as kept in the ordinary course of the operation of the Houston County Jail of the Inmate Rules of the Houston County Jail which contain the inmate instructions on filing a grievance are attached hereto as Exhibit A and are incorporated herein by reference as if fully set forth. A true and correct copy as kept in the ordinary course of the operation of the Houston County Jail of Policy Number E-301 of the Houston County Jail Policy and Procedure Directive relating to Inmate Rules and Regulations is attached hereto as Exhibit B and is incorporated herein by reference as if fully set forth. A true and correct copy as kept in the ordinary course of the operation of the Houston County Jail of Policy Number E-302 of the Houston County Jail Policy and Procedure Directive relating to Receipt of Inmate Rules and Regulations is attached hereto as Exhibit C and is incorporated herein by reference as if fully set forth. A true and correct copy as kept in the ordinary course of the operation of the Houston County Jail of an Inmate Grievance Form available to and as provided to inmates is attached hereto as Exhibit D, and is incorporated herein by reference as if fully set forth. A true and correct copy as kept in the ordinary course of the operation of the Houston County Jail of Policy Number E-401 of the Houston County Jail Policy and Procedure Directive relating to Inmate Grievances is attached hereto as **Exhibit E** and is incorporated herein by reference as if fully set forth.

I am one of the custodians of the records maintained by the Houston County Jail. A true and correct copy of the plaintiff's jail inmate file, relative to plaintiff's most recent time of incarceration in the Houston County Jail, as maintained by the officers of the Houston County Jail in the ordinary course of the Jail's day to day business is attached hereto as **Exhibit F**, and is incorporated herein by reference as if fully set forth. The plaintiff has had numerous other previous incarcerations that do not relate to the situation made the basis of plaintiff's complaint.

KEITH W. REED

STATE OF ALABAMA,

HOUSTON COUNTY.

Before me, the undersigned authority, personally appeared **Keith W. Reed**, who being sworn by me according to law, deposes and states that the matters and things alleged in the above Affidavit are true and correct to the best of his information, knowledge and belief.

Sworn to and subscribed before me on this the 4th day of April, 2008.

NOTARY PUBLIC

My Commission Expires:

2-11-2012

HOUSTON COUNTY SHERIFF'S DEPARTMENT JAIL DIVISON

LAMAR GLOVER, SHERIFF

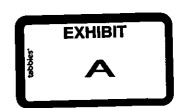
INMATE RULES

Order is essential to the safe and secure operation of the jail. Inmate Rules describe the expected behavior of all inmates. Inmates found in violation of rules will be subject to disciplinary action or criminal action depending on the type of violation. Some rule violations will subject the inmate, if found guilty, to sanctions or restriction of privileges. All inmates found guilty of rule violations have a right to appeal. Appeals must be submitted within 24 hours after receiving the sanction or restriction.

RULES

- 1. Uniforms (jump suits) will be worn at all times when an inmate is outside his/her cell. The uniform must be worn with the wording "Houston County Jail" on the outside, and the uniform must be buttoned completely. While in the recreation area, inmates may wear the uniform top down around their waist, but they must be wearing a T-shirt. However, females must wear a bra under their T-shirts. No bare skin will be exposed.
- 2. No foreign objects will be placed in the jail doors to keep the door open or prevent locking. All inmates housed in a cell will be required to keep the cell clean and free of debris.
- 3. No paper products or any other type product will be placed over cell windows, vents, doors, cell lights or on walls.
- 4 No inmate will behave in any manner that is disrespectful to any Sheriff's Department personnel, visitors, or other inmates.
- 5. No inmate will initiate any physical contact, assault or attempt to assault, nor perform any act that will endanger any Sheriff's Department personnel, or any other officer, inmate or visitor.
- 6. No inmate will waste, abuse, damage, or steal county property or personal property belonging to another inmate.
- 7. No inmate will incite any action that will threaten the safety or order of the jail.
- 8. No inmate will commit any lewd or indecent sexual act or exhibitions.

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- 9. No inmate will possess or attempt to possess contraband either on his/her person, cell, or under his/her control to include testing positive for drugs or alcohol.
- 10. Inmates must maintain their cells and common areas in a clean, sanitary, and orderly condition.
- 11. No inmate will interfere with Sheriff's Department personnel, nor disobey an order or instructions given by Sheriff's Department personnel.
- 12. No inmate will leave his/her authorized area. Inmates must roll-in to their cells when told to do so. Females must be seated on their bunk.
- 13. Inmates must roll-in at all roll-in times. Inmates assigned to day room access must be on their mattress at all roll-ins.
- 14. No inmate will be allowed to wear a cap, scarf, hat, headrag, etc., or anything covering their hair or head.
- 15. No inmate will touch or place any item on the sprinkler head in their cell.
- 16. Inmates will not press the call buttons except in case of emergency.
- 17. No inmate will pass any item from one pod to another.
- 18. Inmates must wear identification arm band at all times.

DAILY SCHEDULE

- 1. Roll In/Roll Out times will be posted in the pod.
- 2. Inmates will roll-in at shift change times for inmate count and any other time when called by the officers.
- 3. Showers will be taken during the following hours: 1:00 P.M. 2:30 P.M. and 3:30 P.M. 8:30 P.M.
- 4. Religious services will be held on nights scheduled by the Jail Commander.
- 5. Meals will be served beginning at approximately the following times: Breakfast 5:00 A.M.

Lunch - 11:00 A.M.

Supper - 5:00 P.M.

Each inmate is responsible for getting their own tray. Cups <u>will</u> be taken up after the supper meal and returned at the breakfast meal.

PERSONAL ITEMS ALLOWED

A. Items Issued

Uniforms Blanket Mattress Toothbrush

Mattress Cover Comb Laundry Bag Soap

Towel Toilet Paper Bath Cloth Toothpaste

B. Clothing Allowed to be Brought Into the Facility

- 1. Undergarments, 6 pair, white only
- 2. Socks, white only, 6 pair
- 3. T-shirts, (6) white only (no tank-tops or pockets)
- 4. Sweatshirt, or thermal underwear, 1 each, elastic waistband, no pockets
- 5. Shower shoes, 1 pair
- 6. Tennis shoes, 1 pair, no shoestrings. No boots, clogs or sandals must be new
- 7. Bras, 3, white, no underwire

C. <u>Hygiene Products Allowed</u> (One Bach)

- 1. Stick deodorant
- Bar soap (no liquid soap)
- 3. Shampoo (clear plastic bottle)
- 4. Hair grease/gel

All hygiene products must be the original container, clear plastic and must have see-through contents and original seal. Never opened. (See Inmate Hygiene Policy page 10)

D. Other Items Allowed

- 1. Legal papers
- 2. Personal letters (Not to exceed 10 letters)
- 3. Soft-back Bible
- 4. 2 legal pads, letter size, no wire binding
- 5. 25 envelopes with stamps
- 6. 2 pencils, lead
- 7. 2 pens (non-retractable, non-metal point, see-through) (no crayons, colored pencils, highlighters or markers allowed)

E. Commissary Purchases

- Weekend visitors whose name appears on an inmate's visitation list may deposit commissary money only into the inmate commissary fund of the inmate being visited.
- 2. Cash money and only correct amount will be accepted.

Coins will not be accepted.

- 3. Only certified checks or money orders will be accepted through the mail.
- 4. Inmate workers assigned to outside duties will only be allowed to contribute to inmate workers fund on Saturdays and Sundays. Each inmate is allowed \$25.00 per week or \$5.00 per day. (Inmates are not permitted to have money in the pods or on their person.)

F. Acceptance of Personal Items

The personal clothing worn by an inmate at booking, along with other personal items that are not considered contraband, will be stored in the property room and given back to the inmate at release. The inmate must sign a property return receipt at release or transfer time. If considered contraband, i.e., cigarettes, lighters, it will be destroyed after 3 days if not picked up by family members.

G. Television

The televisions are provided in the facility for the convenience and entertainment of the inmate. The floor officer may change channels when he/she deems necessary. The television may be turned off or removed for disciplinary reasons at the discretion of the floor officer.

H. Cell Assignments and Institutional Living

The inmate's cell assignment is the responsibility of the Records and Classification Division. Inmates must return to their assigned cells at all roll-in times.

When the inmate leaves his/her cell for the dayroom, the bed must be made up neatly.

Personal items must be stored in the drawer underneath the bunk. Items will not be stored underneath the mattress. Inmates must not alter or destroy any lights, walls, fixtures, or plumbing located in a cell. Inmates assigned to cells without a drawer may place their items neatly at the foot of the bunk.

J. Jail Library

Library books are available once a week at the discretion of the Sergeant assigned library duty. Inmates may check out a maximum of two books per week.

K. <u>Inmate Workers (Trustees)</u>

1. Requirements for inmate workers:

- a. Inmate must be convicted.
- b. Inmate must not have a record of violence or sexual crimes or be a high risk.
- c. All inmates must be medically approved.
- d. The Jail Commander must approve all inmate workers.
- e. Inmate must not be convicted of manufacturing or trafficking in drugs.

Rules of inmate workers:

- a. Inmate workers must perform work duties as assigned.
- b. Workers must remain in work areas assigned and may be searched at any time.
- c. Outside workers must inform control of their duties and location at all times.
- d. Inmate workers must not enter control room or jailer's booth unless escorted.

L. Recreational Activities

Basketball goals have been installed in the recreation areas, and their use is determined by the Sergeant on duty, weather permitting.

M. Telephone Calls

- 1. Inmates will not receive any telephone calls, nor will any messages be forwarded for calls.
- 2. Legitimate emergency messages will be handled by the supervisor on duty.
- 3. The jail personnel will only give out the charge, amount of bond, or sentence regarding an inmate.
- 4. Inmates may make collect calls using the inmate telephone system located in the dayroom. These calls may be monitored or recorded.
- 5. Upon written request by inmate, the receptionist may call and leave a message for an attorney.
- 6. Inmates are not allowed to use a phone in the docket area except at the time of booking.
- 7. Upon written request by an inmate, the docket officer will call a bonding company of the inmate's choice.

N. <u>Visitor Information</u>

1. The Houston County Jail is a non-contact visiting jail.
Only attorneys meeting in private conference with

inmate clients are allowed contact visits.

- Inmates must complete a visitor list to see visitors. Visitors will not be allowed a visit if their name is not on the visiting cards, including children. Visiting list is restricted to only 8 names.
- After 7 days, including entry day, the visitation list will not be changed, added to, or deleted, for a period of 60 days.
- Visitors 16 years and older must present a current photo ID or driver's license before entry. Visitors under 16 years must have a social security card or a birth certificate, or be admitted at the discretion of the supervisor.
- Only two (2) people, including children, will be allowed to visit per inmate. Visitors must come and leave together. Split visitation is not allowed.
- 6. For cause, the supervision of the jail may refuse an inmate's visitation privileges.
- 7. Visitor cards will be held by the visitation officer in the lobby. Times will be noted on the card.
- 8. Weekday visitation may be approved if proper identification and proof of residency is presented. Weekday visits will only be approved if the visitor shows proof that their residence is a minimum of 100 miles from the Houston County Jail. Out of town visits are for visitors who can not visit on regular visiting days and proof of the fact is presented. A visitor may not visit on the weekend and during the week day.
- Inmates are not allowed visitors while serving time on 9. lockdown or lock up time.
- 10. Visitors will be arrested and prosecuted for bringing or attempting to bring contraband into the jail.
- 11. Visitors will not wear mini skirts, shorts above the knee, halter tops, tank tops, spaghetti straps, strapless/slit dresses. No see-through clothing or low cut necklines will be worn. No visitor will wear any clothing that exposes the body to bare skin from the shoulders to the knees. Arms are excluded.

VISITING SCHEDULE

SATURDAY:

8:00 AM to 10:30 AM Pods M thru O, and female inmates, trustees and weekend dorms

SATURDAY:

1:00 PM to 3:30 PM

Pods I, J, K, L, holding and Nursing

SUNDAY:

8:00 AM to 10:30 AM

Pods A thru D

SUNDAY:

1:00 PM to 3:30 PM

Pods E thru H

MAIL

- Letters will be inspected for contraband to ensure facility safety.
- No hand-delivered mail or packages will be accepted.
 Envelopes larger than 5X7 will not be accepted.
- 3. Inmates may receive money orders through regular mail. The money order must be made payable to: <u>Inmate</u>

 <u>Drawing Account</u>, and <u>must include the inmate's name</u>

 and inmate number.
- 4. Mail received by the inmates will be documented.
 opened, and inspected before delivery to the inmate.
 Legal mail received by the inmate will be opened by
 the officer in the presence of the inmate but not read.
- 5. Outgoing mail will be taken up each morning by the corrections officer. Incoming mail will be delivered to the inmate daily.
- 6. All incoming and outgoing mail must have the sender's <u>first</u> and <u>last name</u>. No nicknames will be accepted. The envelope must bear the sender's complete address.

EXAMPLE: John Doe Pod A, B, C, D 901 East Main Street Dothan, Alabama 36301

> Jane Doe Pod Location 901 East Main Street Dothan, Alabama 36301

LAW LIBRARY

The facility has a constitutionally accepted law library for inmate use. The inmate must submit a request to the sergeant on duty to visit the library. The sergeant will arrange for use of the library by pod designation. Inmates cannot remove any book from the library. The facility does not provide a librarian.

LIVING ARRA REQUIREMENTS

- A. Inmate towel and bath cloth must be hung on the foot of the bed and be centered. The towel will be hung first and the bath cloth hung neatly on the top of the towel.
- B. Shoes will be placed underneath the right side of the bunk at the foot of the bunk with toes turned out.
- C. The bunk will be neatly made.
- D. Bunks will be in compliance from 8:00 AM to 9:00 PM Monday through Friday.
- E. On Saturday and Sunday, bunks will be in compliance from 10:00 AM to 9:00 PM.
- F. No items will be stored underneath the bunk except shoes. The inmate must keep his area clean and clear of litter.
- G. No items of any kind will be placed or stored on the window sill of the cell.

MEDICAL CARE

- A. Inmates are charged a co-pay for medical care at the jail. Inmate medical care is <u>not</u> free. Alabama law dictates that inmate medical service is free when the inmates "are unable to provide for themselves," (Code of Alabama 14-6-19).
- B. Inmate medical co-pay is taken from the inmate's commissary funds.
- C. The inmate will be charged a co-pay for each medical visit and each medical service based on the following fees:

Hospital Visit	\$20.00
Doctor Visit	\$20.00
Practioner Visit	\$20.00
LPN Visit	\$ 5.00
EMT Visit	\$ 2.00
Lab/X-Ray	\$20.00
Prescription (each)	\$10.00
Non-Prescription (each)	\$.50
Dental visit	\$20.00

- D. Inmates who request medical clearance to perform trustee duties and then refuse to work will be charged \$98.00, or actual cost, for their lab work.
- E. Inmates are not allowed to ask questions during medication pass.
- F. Med call is announced prior to the nurse arriving

in each area. Any inmate not standing in line by the door will forfeit their medication and be noted as being absent.

CHAPLAIN SERVICES

- A. The jail has a staff chaplain on part-time duty. However, a 24-hour call is maintained for inmates who request emergency service.
- B. Inmates <u>must</u> request chaplain service. Inmate request forms may be obtained from the corrections officer on duty.
- C. Inmates who are members of an established religious body may be visited by the clergy of the religious body at times listed, Monday thru Friday, during the hours: 9:00 A.M. - 11:00 A.M.

1:00 P.M. - 2:30 P.M.

3:30 P.M. - 4:30 P.M.

except during lock-up times or when the inmate is on disciplinary lockdown. At the discretion of the supervisor on duty, inmates on disciplinary lockdown may be visited by clergy.

- D. Clergy must show proof that they are ministers of an established religious body of which the inmate desiring a visit is a declared member and complete a visitation form provided by the jail facility before they are allowed visitation. Ministers are required to complete the visitation form only once.
- E. Pastoral visits are discouraged on Saturdays and Sundays due to weekend visitation except during emergency situations.
- F. Non-denominational services are held during the evenings on Monday, Tuesday, and Thursday, of each week. Other services and classes are held at the discretion of the chaplain.
- G. Attendance at religious services is not mandatory for the inmate. The privilege to attend religious services may be revoked by the supervisor on duty for misbehavior during the service or any violation of the inmate rules.
- H. Clergy who have family members that are incarcerated and a member of the clergy's religious body may visit the inmate once as clergy. The remaining visits will be on regular visiting time assigned to the inmate. Clergy will be any minister employed by the established religious organization.

HOUSTON COUNTY JAIL POLICY AND PROCEDURE DIRECTIVE

INMATE HYGIENE

Date Issued: April 14, 2005 Date Effective: April 24, 2005

Revision Date: April 25, 2005

Policy Number: E-303

POLICY:

In order to promote the institutional goals of health, cleanliness, safety and security in the Houston County Jail, it is the policy of the Houston County Jail that except as may otherwise be specifically provided for herein, all inmates, male and female, shall adhere to this policy. Male inmates shall have hair no longer than one inch from their scalp. Additionally, female inmates shall have hair no longer than collar length. There will be no special hairstyles permitted. Furthermore, there shall be no facial hair greater than one-quarter inch (1/4") in length and fingernails shall be clipped to the tip of the finger. Each inmate shall shower daily; this includes shampooing the hair and a change in clothes. Inmates in food service shall wear a clean set of whites daily.

PROCEDURE:

During the initial booking process, inmates with a set bond, but who are otherwise incarcerated over night, are not subject to the haircut requirement, but they shall not refuse a bath using a delousing soap and shampoo if required by the jail staff. Any inmate booked into the jail without a set bond shall have to comply with all requirements of this policy during the initial booking phase.

A schedule for compliance with this policy shall be set from time to time by the Jail Commander or Jail Administrator.

In the event an inmate wishes to have their haircut shorter, they must fill out an inmate request form and return it to the appropriate staff.

In an additional effort to prevent the spread of infection to other inmates and employees, every cell and holding area, including dayrooms, must be decontaminated using germicidal agents and steam cleaning the showers, floors and walls. This procedure must be done a minimum of once a week for every space in the secure areas of the jail occupied by an inmate, including the docket. The mats used for sleeping must be sprayed with germicide weekly.

To ensure this policy is being followed, the ranking Sergeant will perform inspections as may be necessary. Any inmate in non-compliance with this policy is to be reported to the Jail Commander or Jail Administrator and shall be subject to appropriate disciplinary action.

GRIEVANCE PROCEDURE

- 01. In the event that an inmate has a grievance, this inmate will send a grievance form to the Senior Corrections Officer, who will investigate and answer the grievance, and will settle this issue. If this is not possible, the Jail Commander may hold a formal hearing.
- 02. The Senior Corrections Officer will hear all sides of the situation with a written statement or witnesses, as appropriate and render a decision. This inmate will be informed of the decision in writing. Actions taken will be documented.

Houston County Jail Policy and Procedure Directive

INMATE RULES AND REGULATIONS

Date Issued: May 1, 1999

Policy Number: E-301

POLICY:

It is the policy of the Houston County Jail to advise inmates, in writing, of inmate rules and regulations.

PROCEDURE:

The jail will provide each inmate admitted to general population a copy of the inmate rules and regulations.

The inmate rules and regulations handout will be reviewed by the Jail Administrator and updated as necessary.

ACJS 13-001

Policy and Procedure Directive

RECEIPT OF INMATE RULES AND REGULATIONS

Date Issued: May 1, 1999 Policy Number: E-302

POLICY:

It is the policy of the Houston County Jail to inform all new inmates of the inmate rules and regulations.

PROCEDURE:

Prior to any inmate being placed in a regular housing unit of the jail, the jail will provide the inmate with a copy of the inmate rules and regulations.

If the inmate is unable to read the inmate rules and regulations, a jail officer will read them to him/her and document the event. In reading the rules and regulations, the staff member will explain each rule and regulation and answer any questions the inmate may have about the rules and regulations.

The jail officer will complete the Rules and Regulations Receipt form advising the inmate that he/she will be required to abide by those rules and regulations while an inmate in the Houston County Jail.

The inmate will then be required to sign the receipt form. If inmate refuses, the process will be documented and procedure continued.

The receipt form will be placed in the inmate's file.

INMATE GRIEVANCE FORM
Case 1:08-cv-00033-MHT-CSC Document 23-5 Filed 05/08/2008 Page 14 of 15 DATE:____ INSTITUTION: NAME:____ INMATE NUMBER:_____ NATURE OF GRIEVANCE OR INFORMATION: WHAT DO YOU WANT TO HAPPEN TO SOLVE IT ? DATE HEARING: COMMITTEE FINDING OR RESPONSE: REFERRED TO:_____ POSITION: CHAIRMAN:____ MEMBER:_____ MEMBER: _____ WARDEN:_____ AGREE DISAGREE: (WITH COMMITTEE FINDINGS) CHIEF WARDEN RESPONSE: DATE GRIEVANCE FILED:___ TIME FILED:

SHIFT COMMANDER.

EXHIBIT

INMATE GRIEVANCES

Date Issued: May 1, 1999 Policy Number: E-401

POLICY:

It is the policy of the Houston County Jail that inmates are permitted to submit grievances to the jail administration and that each grievance will receive a response.

PROCEDURE:

The Jail Administrator will devise a grievance form to be made available to all inmates on request. Grievance forms will be limited to one (1) per day per inmate.

Completed grievance forms will be delivered to the Jail Administrator through an appointed grievance officer, who will respond to the grievance.

The grievance response to the inmate will be in writing.

The decision of the Jail Administrator may be appealed to the Sheriff or designee, within seventy-two (72) hours of the receipt of the grievance decision.

HOUSTON COUNTY JAIL

Case 1:08-cv-00033-MHT-CSC JADDOOGEET23-8D Filed 05/08/2008 Page 1

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HOUSTON COUNTY JAIL BOOKING CHECK OFF LIST TIME 2.26-01 DATE:

SENIOR CORRECTIONS OFFICER(S) DUTY

Inmate Number: 3554 Jaron Inmate Name: Kollins W

BOOKING OFFICER MUST INITIAL AFTER COMPLETING EACH ITEM AND SIGN IN THE PROPER SPACE.

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Check for last incarceration Check in-house warrants

All charges listed on arrest report and bonds listed for each charge 4. Arrest report completed by arresting officer

Property envelope completely filled out/signed by inmate All inmate property tagged/placed in envelope Bond amount noted on warrant

SCO calls control and logs money in SCO money book
SCO seals money/places in box
Check for outstanding warrants
Inmate numbers properly assigned
Inmate recorded in black book
Inmate recorded on white pages
Docket I.D., floor card completed, and bond amount verified on docket card Money envelope completed/supervisor counts All money counted/logged in money book

4;

Fingerprint card completed Medical screen completed 9 8 9 Ś

Property hold form (telephone call, bond applied) Fingerprinted/photographed/entered in computer Green disposition form completed (FBI) 20. Affidavit of hardship completed Property card completed Bond completed/amount checked against warrant Correct court date noted on bond

Visitor/Telephone list completed

Inmate handbook received

All pass on information documented in pass book Inmate and surety signature on bond

Signature of Booking Officer(s)

Southeastern Printers of Dothan, 334-792-2928

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Case 1:08-cv-00033-MHT-CSC Document 23-6 Filed 05/08/2008 Page 6 of 70 HOUSTON COUNTY SHERIFFS OFFICE 02/06/2008 00:46:23 INMATE RELEASE SHEET BOOKING NO: 070000842 INMATE NAME: ROLLINS WILLIAM AARON RACE: B SEX: M ALIAS: HT: 5'11" HAIR: BLK ALIAS: WT: 168 EYES: BRO ADDRESS: 733 N OATES ST COMPLEX: CITY/ST/ZIP: DOTHAN, AL 36301 SSN: 420-86-5907 HOME PHONE: 334-794-8631 DLN: DL ST: DOB: 07/03/1962 AGE: 45 SID: PLCE BIRTH: DOTHAN LOCID: 35564 STATE: AL M. STATUS: SINGLE RELIGION: NONE GANG ASSOC: SCARS/TATTOOS: NONE KNOWN ENEMIES: REMARKS: -- NEXT OF KIN ------NEXT OF KIN: DEBBIE BRADDEY

RELATIONSHIP: GIRLFRIEND
PHONE: 334-794-86 ADDRESS: SAME
CITY/ST/ZIP: DOTHAN, REMARKS: PHONE: 334-794-8631 EMPLOYER INFO -----EMPLOYED: Y

EMPLOYER NAME: ABLE BOLL ADDRESS:

CITY/ST/ZID: PHONE: 000-000-0000 - - MEDICAL -----NEEDS: HANDICAPPED: GLASSES: N SMOKE GLASSES: N NEEDS: N NEEDS: ELERGIC TO PENICILLIN PHONE: 000-000-0000 PHYSICIAN: REMARKS: REMARKS: REMARKS: ---- PROPERTY -----\$00.00 CASH: DESCRIPTION: ADD. PROPERTY: SHIRT, PANTS BELLT, LIGHTER

ADD. PROPERTY: ADD. PROPERTY: BIN NUMBER: VEH IMPOUNDED: IMPOUND LOT:

> REMARKS: REMARKS:

I HAVE READ THE ABOVE ACCOUNTING OF MY PERSONAL INFORMATION, MEDICAL

INFORMATION, MONEY, AND OTHER PROPERTY AND I FIND IT TO BE TRUE AND ACCURATE.

BOOK OFFICER: Hunter

DATE: 2-6-08 TIME: 0745

DATE: <u>2-6-08</u> TIME: <u>0745</u>

Case 1:08-cv-00033-MHT-CSC Document 23-6 Filed 05/08/2008 Page 7 of 70 HOUSTON COUNTY SHERIFFS OFFICE 00:46:23 INMATE RELEASE SHEET BOOKING NO: 070000842 INMATE NAME: ROLLINS WILLIAM AARON ------ATTORNEY ON REC: COURT: PHONE: 000-000-0000 JUDGE: REMARKS: REMARKS: BOOK DATE: 02/26/2007 BOOK TIME: 12:50 BOOK TYPE: NORMAL BOOKING OFFICER: SMITH ARREST DATE: 02/26/2007 CELL ASSIGNMENT: ARREST DEPT: DPD MEAL CODE: 01 HOUSTON COUNTY ARRST OFFICER: SUMMER FACILITY: 01 COUNTY JAIL PROJ. RLSDATE: 00/00/0000 CLASSIFICATION: HOUSTON
WORK RELEASE N SEARCH OFFCR: CAINE
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I HAVE READ THE ABOVE ACCOUNTING OF MY PERSONAL INFORMATION, MEDICAL

INFORMATION, MONEY, AND OTHER PROPERTY AND I FIND IT TO BE TRUE AND ACCURATE.

DATE: 2-6-08_ TIME: 0745

DATE: 2-6-08 TIME: 0745

RELEASE OFFICER: LONG/HUNTER
RELEASE TYPE: KILBY

REMARKS: REMARKS:

BOOK OFFICER: Hunter

INMATE:

Case 1:08-cv-00033-MHT-CSC Document 23-6 Filed 05/08/2008 Page 8 of 70

HOUSTON COUNTY SHERIFFS OFFICE 100:46:23 INMATE CHARGE SHEET 02/06/2008

BOOKING NO: 070000842 INMATE NAME: ROLLINS WILLIAM AARON

CHARGE NO: 1 DISPOSITION: SENTENCED HOLD: N

OF COUNTS: ALA STATUTE: DC07-686

OFFENSE: BURGLARY 2ND WARRANT #: INDT #358

CASE #: CC07-430 FINE: \$0.00 BOND AMT:

BAIL AMT: INIT APPEAR: 12/18/2007 SENTENCE DATE: 11/06/2007

RELEASE DTE: 00/00/0000

ARST AGENCY: DPD ARREST DATE: 02/26/2007 ARST OFFICR: SUMMER
COURT: DISTRICT
DEF ATTORNY: WILL HIRE ATTY COUNTY: HOUSTON JUDGE: JACKSON

DIST ATTORNEY:

COMMENTS: TO SERVE A 15 YR. SENTENCE IN ALABAMA DEPT. OF CORRECTIONS

COMMENTS: PROB. HRNG. SET FOR THE ABOVE DATE AT 8:30 A.M.

COMMENTS:

HOUSTON COUNTY SHERRIFF'S DEPARTMENT ANDY HUGHES, SHERIFF

VISITATION LIST

		VISITATION	_131		
Last Name_	Rollins	First Na	me William		
. Pod Locati	on A-Pod	Date	2-26.07		
		VISITORS			
Debbie Bro	adley Snith				
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I have read the al	bove statements and by si	gning my name	I agree to abide by	y the above statem	ients.
[/M Signature	William	foli-	Date	7-26-07	
C/O Signature	Smules		_ Date	2-26-07	
O DIEMMIN					

Case 1:08-cv-00033-MHT-CSC Document 23-6 Filed 05/08/2008 Page 10 of 70 HOUSTON COUNTY SHERIFFS OFFICE

INMATE INFORMATION SHEET

Page

1

BOOKING NO: 070000842

LOCAL ID: 35564

Name

: ROLLINS WILLIAM AARON

Address: 733 N OATES ST

City : **DOTHAN**

State: **AL** Zip: 36301



Physical Description

Race: BLACK

Hair : BLACK

Gender: MALE

Eyes: BROWN

Height: 5 11 "

Complexion: UNKNOWN

Weight: 168

DOB: **07/03/1962**

Age: 44

Scars/Tattoos:

Personal Information

DL State :

Home Phone: 334 794 8631

DL Number:

Work Phone:

SSN: 420 86 5907

SID:

Booking Information

Arrest Date: 02/26/2007

Booking Officer: SMITH

Arrest Dept: DPD

Booking Date: 02/26/2007

Arrest Offer: SUMMER

Booking Time: 12:50

Search Offcr: CAINE

Facility: 01

Meal Code: 01

Cell Assignment: A-POD

Charge Information

Offense

Fine

Bond

Disposition

BURGLARY 2ND

\$00.00

20,000

PENDING

Case 1:08-cv-00033-MHT-CSCINIDATUM REPORTEST FORM 05/08/2008 INMATENAME: William Roll. INMATE NUMBER: _ 355644 DATE: 1-20-08 POD/CELL LOCATION: N-14 C/O RECEIVING: TO: RECORDS & DOCKET / MEDICAL / COMMISSARY / SGT. ON DUTY / PROPERTY / CHAPLAIN COMMISSARY (INFORMATION NEEDED): RECORDS / DOCKET (INFORMATION NEEDED): [] ACCOUNT BALANCE [] COURT DATE ACCOUNT SUMMARY____ [] JUDGE NAME [] AMOUNT OWED TO MEDICAL **TATTORNEY NAME** OTHER INFORMATION **| ATTORNEY ADDRESS** CITY/STATE/ZIP TELEPHONE SERVICES:] ATTORNEY PHONE # RESET GREETING 1 CASE NUMBER(S) Inced to be put in for immediate [] CLEAR PAN NUMBERS_ [] NUMBER NOT WORKING PROPERLY ACTION TAKEN: PROPERTY SERVICES: (BE SPECIFIC) MEDICAL SERVICES: (BE SPECIFIC) OTHER SERVICES NEEDED: CIRCLE CHAPLAIN SERVICES: (BE SPECIFIC) FINGERNAIL CLIPPERS LAW LIBRARY APPLYING FOR INMATE WORKER STATUS ADDITIONAL ACTION TAKEN:

Case 1:08-cv-00033-MHT-CSCINI PAPER 12 of 70

NMATE NUMBER: 35564 INMATE	ENAME: William Polling
DATE: 1-19-04 POD/CELL LOCATION: N	CO RECEIVING: HAMGIFOR
O: RECORDS & DOCKETY MEDICAL / COMMISSARY / SO	GT. ON DUTY / PROPERTY / CHAPLAIN
RECORDS/DOCKET (INFORMATION NEEDED):	COMMISSARY (INFORMATION NEEDED):
[] COURT DATE	[] ACCOUNT BALANCE
[] JUDGE NAME	[] ACCOUNT SUMMARY
[] ATTORNEY NAME	[] AMOUNT OWED TO MEDICAL
[] ATTORNEY ADDRESS	[] OTHER INFORMATION
[] CITY / STATE / ZIP	
[] ATTORNEY PHONE #	TELEPHONE SERVICES:
[] CASE NUMBER(8) - 207-430	[] RESET GREETING
* I medacopy of the	[] CLEAR PAN NUMBERS
"penitentiary transmin sent	[] NUMBER NOT WORKING PROPERLY
ion the court on (F7-68) Eadure	ACTION TAKEN:
MEDICAL SERVICES: (BE SPECIFIC)	PROPERTY SERVICES: (BE SPECIFIC)
CHAPLAIN SERVICES: (BE SPECIFIC)	OTHER SERVICES NEEDED: CIRCLE
	FINGERNAIL CLIPPERS
	LAW LIBRARY
	APPLYING FOR INMATE WORKER STATUS
	OTHER:
ADDITIONAL ACTION TAKEN:	

Case 1:08-cv-00032-MFHF-CSC Documen	t 23-6 Filed 05/08/2	2008 P	age 13 of 70
HOUSTON COUNTY S ANDY HUG INMATE VIS Last name Pod Location	HERIFF'S DEPARTM HES, SHERIFF SITATION LIST First name Date	ENT 11/1ar 208	N
NOTE TO ALL INMATES: This is a permaner (3) months. NAMES WILL NOT BE ADDED Coallowed to have more than two (2) visitors per vicounted as one (1) visitor. There are no exception ID in order to visit. Anyone over the age of sixte visit. Children under the age of (16) may use a syou to receive a ministerial visit, you must list you	or Deleted From I sitation day. Children, ns to this rule. EVERY en (16) must have a val ocial security card or so	no matte / visitor n id picture chool ID c	r what age, are nust have a valid tD, in order to
10000			
() () () () () () () () () ()			
(OPTIONAL) Religious/Church Preference	(MANDATORY F Preferred Clerg		STERIAL VISIT)
ONLY OFFICERS ARE TO VIEW OR WRITE	ON VISITATION RE	GISTRAT	TION BELOW!!
DATE VISITOR'S NAME	ADDRES	<u>S</u>	<u>ID#</u>
1-20102-10-08	OCKOW.	<u>n</u> -	
			
I have read the above statements and by signing	my name I agree to abi	ide by the	above statements.
I/M Signature	C/O Signature		

I/M Signature_

235 COOF: CIADM

INMATE: ROLLINS, WILLIAM AARON AIS: 001619623

RACE: 8 SEX: M

JAIL CR: 000Y 09M 260 INST: 235 HOUSTON DORM: 00

DOB: 07/03/1962 SSN: 420-86-5907

ALIAS: RULLINS, W AARRON ALIAS: FOSTER, BILLY

ALIAS: ROLLINS, WILLIAM ALIAS: ROLLINS, W ARON

ALIAS: ROLLINS, WILLIAM AAR ALIAS: ROLLINS, WILLIAM A

ADM DT: 12/18/2007 DEAD TIME: 000Y 00M 00D

STAT: NEW COMIT FROM CRT W/O REV OF ADM TYP: NEW COMIT FROM CRT W/D REV OF

CURRENT CUST: OTH#2 CURRENT CUST DT: 12/18/2007 PAROLE REVIEW DATE: ** NONE **

SECURITY LEVEL: NO CLASSIFICATION RECORD FOUND

CURRENT CLASS DATE: 12/22/2007 SERVING UNDER ACT446 LAW IN CLASS I

INMATE IS EARNING : EARNS 75 DAYS FOR EACH 30 SERVED

TERM COUNTY SENT DT CASE NO CRIME JL-~CR

12/18/07 NO7000430 BURGLARY III 0296 015Y 00M 000 CS HOUSTON

> ATTORNEY FEES : \$000000 HABITUAL OFFENDER : Y

RESTITUTION : \$0001506 FINES : \$0001500 COURT COSTS : \$00005361

GOOD TIME REV LONG DATE TOTAL TERM MIN REL DT GOOD TIME BAL

GOO NOO YOOD 02/21/2022 01/07/2012 066Y 62M 00D 015Y 00H 00D

INMATE LITERAL:

DETAINER WARRANTS SUMMARY

IMMATE CURRENTLY HAS NO DETAINER WARRANT RECORDS

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ESCAPEE PAROLE SUMMARY

INMATE CURRENTLY HAS NO PAROLE RECORDS

INMATE CURRENTLY HAS NO PROBATION 754 RECORDS

INMATE HAS NO ESCAPES FROM ALABAMA D.O.C.

SINCE D.B. S. C. I.S. RECORDING BEGAN IN 1978 **素用的表现形式化的影像自由设计的结构的表现的企业的专用和实际基础和的基础和电影和自由的特别的特殊的自然的有关的特别的**在这个方式,可以可以可以可以可以可以可以可

DISCIPLINARY/CITATION SUMMARY

INMATE CURRENTLY HAS NO DISCIPLINARY/CITATION RECORDS

Case 1:08-cv-00033-MHT-CSCINNDOTE/REQUEST FORM 05/08/2008 /-INMATE NUMBER: 35564 INMATE NAME: William Re DATE: 1-13-08 POD/CELL LOCATION: G-7 C/O RECEIVING: TO: RECORDS & DOCKET / MEDICAL / COMMISSARY / SGT. ON DUTY / PROPERTY / CHAPLAIN COMMISSARY (INFORMATION NEEDED): RECORDS / DOCKET INFORMATION NEEDED): [] ACCOUNT BALANCE_____ [] COURT DATE [] ACCOUNT SUMMARY_____ [] JUDGE NAME AMOUNT OWED TO MEDICAL [] ATTORNEY NAME OTHER INFORMATION Carpy of **JATTORNEY ADDRESS** CITY / STATE / ZIP **TELEPHONE SERVICES: | ATTORNEY PHONE #** RESET GREETING CASE NUMBER(S) CLEAR PAN NUMBERS [] NUMBER NOT WORKING PROPERLY ACTION TAKEN: PROPERTY SERVICES: (BE SPECIFIC) MEDICAL SERVICES: (BE SPECIFIC) OTHER SERVICES NEEDED: CIRCLE CHAPLAIN SERVICES: (BE SPECIFIC) FINGERNAIL CLIPPERS LAW LIBRARY APPLYING FOR INMATE WORKER STATUS OTHER: ADDITIONAL ACTION TAKEN:

NOTICE OF APPEAL FOR INMATE SANCTION/RESTRICTION
INMATE NAME: CONTINUE HCJ#: 35564 POD: G-7
Date filing appeal:
On 1-9-0% 2008, an Inmate Sanction/Restriction was written by Officer
Charging inmate, with a violation of Houston County Jail Rules and Regulations #
Uniforms shall be own at all times when an immate is
outside has her cell.
The circumstances of the violations are: Rolling, was said to be seen by effects
Kersey & Treach estelling with his whites on From the show
The sanction found me to be guilty/not guilty of a major/minor offense. Punishment was set at:
look down
I wish to appeal the decision because: At that time I was directly in Toute
Laurdry tras being taken to be closed I trade the eff
loundry tras being taken to be clowed I torate the eff
********DO NOT WRITE BELOW THIS LINE—ADMINISTRATION USE ONLY************************************
On the 15 day of Jan , 2008, an appeal of the Sanction/Restriction taken
against inmate Rolling was reviewed by Condr. Reed , and
the following action was taken:
APPEAL APPROVED OTHER ACTION TAKEN:
Basis for approval/disapproval of appeal: You were in violation of immate rules.
Jasis to approvadus approval of approach
~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~
hereby certify that a complete copy of the foregoing appeal was served on the above named inmate
n the
INMATE SERVED COPY-YES
Officer Signature

Case 1:08-dv-00033-MHT-CSC) - Dodu	intent 23-6 Files	05/08/2008 Page 17 of 70
Inmate Sanction/Restriction Do	cumentation	
Inmate Number: 35564 Inmate Name:  Date: 1-9-08 POD: 6 Pod/C	Rollins (LAST)  Cell Inmate moved to (If Appl	(FIRST)
Type of Restriction/Sanction:	Date to Begin	Date to End
WKS ( ) Suspension of Commissary Privileges		to
WKS ( ) Loss of Visitation Privileges	<u> </u>	to
() Minimum 72 Hours Cell Restriction  One of the control of the co	1-20-08	to <u>2-10-08</u>
Note: The Sgt. must be notified immediately of any Sanction/Restriction must countersign this form. Fill in the area below with a full and complet Sanction/Restriction. Appeal form must be sent back to Disciplinary Sgt is not received within the 24 hour period it will be thrown out.	te explanation of reasons for	orm.
Officer Requesting Sanction/Restriction  Transcor  At Apport 1856 T/m Rollins Will  in his whites from taking a  and me sech T/m Rollins, Will  Missing a control of the second of the s	Officer Authorizing S AM WAS WA SHOWER, SQT AM WAIKIN	10/08
Violation of Rule #1—Uniforms (jumpsuits) shall be worn at all times whe shall be worn with the wording "Houston County Jail" on the outside and in the recreation area, inmates may wear the uniform top down around the Females shall wear a bra under their T-shirts. No bare skin will be expose	d the uniform shall be buttor neir waist, but they must be t	ned completely. While
Signature of Sot 2		Revised 10 / 2007 Keith Reed / Jail Commander

Case 1:08-cv-00033-MHT-CSC Document 23-6 Filed 05/08/2008

Page 18 of 70

ACR359

ALABAMA JUDICIAL DATA CENTER
HOUSTON COUNTY
TRANSCRIPT OF RECORD
CONVICTION REPORT

CC 2007 000430.00 01 SIDNEY E. JACKSON 01-07-08 OUR CIRCUIT COURT OF HOUSTON COUNTY COURT ORI: 038015 J DC 2007 000686.00 358-03/07 420865907 000000000 000000 STATE OF ALABAMA VS.
ROLLINS WILLIAM AARON ALIAS:
733 N OATES UNIT #41 ALIAS:
DOTHAN AL 36303 DC NO: G J: SSN: SID: AIS: DOB: 07/03/1962 SEX: M HT: 6 11 WT: 188 HAIR: BLK EYE: BRO RACE: ( )W (X)B ( )O COMPLEXION: AGE: FEATURES:

DATE OFFENSE: 02/24/2007 ARREST DATE: 02/26/2007 ARREST ORI: 0380100 CT CL COURT ACTION 01 C GUILTY PLEA CA DATE 11/06/2007 00/00/0000 00/00/0000 CHARGES @ CONV CITES BURGLARY 3RD DEGRE 13A-007-007 ŏö PROSECUTOR: VALESKA DOUGLAS A JUDGE: SIDNEY E. JACKSON JUDGE: SIDNEY E. JACKSON FRODECOLOR.

PROBATION APPLIED GRANTED DATE REARRESTED DATE REVOKED DATE

( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) N ( ) Y ( ) Y ( ) N ( ) Y ( ) Y ( ) N ( ) Y ( ) Y ( ) N ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) Y ( ) 15-18-8, CODE OF ALA 1975 IMPOSED SUSPENDED TOTAL JAIL CREDIT ()Y(X)N CONFINEMENT: 15 00 000 00 00 00 15 00 000 00 00 296 PROBATION: 00 00 000 DATE SENTENCED: 11/06/2007 SENTENCE BEGINS: 12/18/2007 ORDERED COSTS/RESTITUTION DUE PROVISIONS RESTITUTION ATTORNEY FEE CRIME VICTIMS COST FINE PENITENTIARY HABITUAL OFDR MUNICIPAL FEES DRUG FEES ADDTL DEFENDANT DA FEES COLLECTION ACCT JAIL FEES \$3361.00 \$3361.00 TOTAL REARREST AFFIRMED SUSPENDED APPEAL DATE ( )Y( )N ( ) Y ( ) N ( )Y( )N ( )Y( )N REMARKS:

THIS IS TO CERTIFY THAT THE
ABOVE INFORMATION WAS EXTRACTED
FROM OFFICIAL COURT RECORDS
AND IS TRUE AND CORRECT.

12/18/07 PROBATION DENIED, DEFT SENT TO CUSTODY OF AL DEPT
OF CORRECTIONS CARLA WOODALL

01/07/2008

OPERATOR: KIF PREPARED: 01/07/2008

Case 1:08-cv-00033-MHT-CSCINN PROPERTY FORM \$5.08/2008 Page 19 of 70

ATE: 12.00 POD/CELL LOCATION:	C/O RECEIVING:
D: RECORDS & DOCKET / MEDICAL / COMMISSARY /	
RECORDS / DOCKET (INFORMATION NEEDED):	COMMISSARY (INFORMATION NEEDED):
[ ] COURT DATE	[ ] ACCOUNT BALANCE
[ ] JUDGE NAME	[ ] ACCOUNT SUMMARY
[ ] ATTORNEY NAME	[ ] AMOUNT OWED TO MEDICAL
[ ] ATTORNEY ADDRESS	[ ] OTHER INFORMATION
[ ] CITY / STATE / ZIP	
[ ] ATTORNEY PHONE #	TELEPHONE SERVICES:
[ ] CASE NUMBER(S)	[ ] RESET GREETING
	[ ] CLEAR PAN NUMBERS
	[ ] NUMBER NOT WORKING PROPERLY
	ACTION TAKEN:
MEDICAL SERVICES: (BE SPECIFIC)	PROPERTY SERVICES: (BE SPECIFIC)
CHAPLAIN SERVICES: (BE SPECIFIC)	OTHER SERVICES NEEDED: CIRCLE
	FINGERNAIL CLIPPERS
	LAW LIBRARY
	APPLYING FOR INMATE WORKER STATUS
	OTHER: Wh
ADDITIONAL ACTION TAKEN:	

[ ] COURT DATE	C/O RECEIVING: Russe/
O: RECORDS & DOCKET / MEDICAL / COMMISSARY / SGT. ON  RECORDS / DOCKET (INFORMATION NEEDED):  [ ] COURT DATE  [ ] JUDGE NAME  [ ] ATTORNEY NAME  [ ] ATTORNEY ADDRESS  [ ] CITY / STATE / ZIP  [ ] ATTORNEY PHONE #  [ ] CASE NUMBER(S)  [ ]  [ ]  [ ]  [ ]  [ ]  [ ]  [ ]  [	DUTY / PROPERTY / CHAPLAIN  DIMMISSARY (INFORMATION NEEDED):  ACCOUNT BALANCE  JACCOUNT SUMMARY—  JAMOUNT OWED TO MEDICAL  OTHER INFORMATION  LEPHONE SERVICES:  RESET GREETING  CLEAR PAN NUMBERS  NUMBER NOT WORKING PROPERLY
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[ ] JUDGE NAME	ACCOUNT SUMMARY—Sext / 2 ft /
[ ] ATTORNEY NAME [ ] ATTORNEY ADDRESS [ ] CITY / STATE / ZIP [ ] ATTORNEY PHONE # TIE [ ] CASE NUMBER(S) [ ] [ ] [ ] [ ] ACCORDER   [ ] ACCORDER   ACCORD	AMOUNT OWED TO MEDICAL   SYNCE     OTHER INFORMATION   OTHER INFORMATION   CLEAR PAN NUMBERS   NUMBER NOT WORKING PROPERLY
[ ]ATTORNEY ADDRESS	] OTHER INFORMATION
[ ] CITY / STATE / ZIP  [ ] ATTORNEY PHONE #	LEPHONE SERVICES:  ] RESET GREETING  ] CLEAR PAN NUMBERS  ] NUMBER NOT WORKING PROPERLY
[ ] ATTORNEY PHONE # TE	] RESET GREETING ] CLEAR PAN NUMBERS ] NUMBER NOT WORKING PROPERLY
[ ] CASE NUMBER(S)	] RESET GREETING ] CLEAR PAN NUMBERS ] NUMBER NOT WORKING PROPERLY
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	] NUMBER NOT WORKING PROPERLY
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	TION TAKEN:
MEDICAL SERVICES: (BE SPECIFIC)	And the second s
	OPERTY SERVICES: (BE SPECIFIC)
	Inceda face cloth Actio
5	ocp, + shampon
	HER SERVICES NEEDED: CIRCLE
	NGERNAIL CLIPPERS
	W LIBRARY
	PLYING FOR INMATE WORKER STATUS
	HER:
ADDITIONAL ACTION TAKEN:	<u>/</u>
	The state of the s

Case 1:08-cv-00033-MHT-CSC_{INM} OF THE TOTAL 05/08/2008 Page 21 of 70

E: 12-10-69 POD/CELL LOCATION: 6-	c/o receiving: Long
RECORDS DOCKET / MEDICAL / COMMISSARY / SO	
RECORDS / DOCKET (INFORMATION NEEDED):	COMMISSARY (INFORMATION NEEDED):
] COURT DATE	[ ] ACCOUNT BALANCE
] JUDGE NAME	[ ] ACCOUNT SUMMARY
] ATTORNEY NAME	[ ] AMOUNT OWED TO MEDICAL
JATTORNEY ADDRESS Void -	[ ] OTHER INFORMATION
] CITY / STATE / ZIP	
] ATTORNEY PHONE #	TELEPHONE SERVICES:
JCASE NUMBER(S)	[ ] RESET GREETING
transper sommer or yel	[ ] CLEAR PAN NUMBERS
all fellows come to my file	[ ] NUMBER NOT WORKING PROPERLY
	ACTION TAKEN:
MEDICAL SERVICES: (BE SPECIFIC)	PROPERTY SERVICES: (BE SPECIFIC)
CHAPLAIN SERVICES: (BE SPECIFIC)	OTHER SERVICES NEEDED: CIRCLE
	FINGERNAIL CLIPPERS
	LAW LIBRARY
	APPLYING FOR INMATE WORKER STATU
	OTHER:
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ADDITIONAL ACTION TAKEN: 12/11/07 2/ou	need to write to the
ADDITIONAL ACTION TAKEN: 12/11/07 2/00	ircuit Clerk's. Sofo fair
$\mathcal{M}$	iku

Case 1:08-cv-00033-MHT-CSCNMATCLREQUEST FORM 05/08/2008 Page 22 of 70 INMATE NAME: William INMATE NUMBER: 35564 DATE: 12-8-07 POD/CELL LOCATION: 6-7 C/O RECEIVING: TO: RECORDS & DOCKET / MEDICAL / COMMISSARY / SGT. ON DUTY) / PROPERTY / CHAPLAIN **COMMISSARY (INFORMATION NEEDED):** RECORDS / DOCKET (INFORMATION NEEDED): ] ACCOUNT BALANCE **COURT DATE** [ ] ACCOUNT SUMMARY [ ] JUDGE NAME AMOUNT OWED TO MEDICAL **JATTORNEY NAME** OTHER INFORMATION ] ATTORNEY ADDRESS ] CITY / STATE / ZIP **TELEPHONE SERVICES: TATTORNEY PHONE #** RESET GREETING 1 CASE NUMBER(S) CLEAR PAN NUMBERS | | NUMBER NOT WORKING PROPERLY ACTION TAKEN: PROPERTY SERVICES: (BE SPECIFIC) MEDICAL SERVICES: (BE SPECIFIC) OTHER SERVICES NEEDED: CIRCLE CHAPLAIN SERVICES: (BE SPECIFIC) need to talk to FINGERNAIL CLIPPERS LAW LIBRARY APPLYING FOR INMATE WORKER STATUS OTHER: ADDITIONAL ACTION TAKEN:

NOTICE OF APPEAL FOR INMATE SANCTION/RESTRICTION
INMATE NAME: William Rolling HOJ#: 35504 POD: Go
Date filing appeal: 11-27-07 Willie Four Flas
On 11-25-0 2007, an Inmate Sanction/Restriction was written by Officer Mounts (173
Charging inmate, with a violation of Houston County Jail Rules and Regulations #
Section to - On Sol, and Soundary Banks will be in com
From 10/00 Am unt 19/00 Am
The circumstances of the violations are: Section E on Sunday beach it was
media G-Pod and innat Rolling was given a rount in
The sanction found me to be guilty/not guilty of a major/minor offense. Punishment was set at:
10ck down 11-29-07 - 12-20-207
I wish to appeal the decision because: I was assigned to Cell-T but I didn't
have the bottom bunk originally Mycellante Willie Paul
has the bottom bunk and was in the cell of the time. The
*******DO NOT WRITE BELOW THIS LINEADMINISTRATION USE ONLY************************************
On the day of About , 2007, an appeal of the Sanction/Restriction taken
against inmate Kellian Bluwas reviewed by Saltman, and
the following action was taken:
APPEAL APPROVED APPEAL DISAPPROVED OTHER ACTION TAKEN:
Basis for approval/disapproval of appeal: The Louis, it cos Forefird
that FM Millis Charl was the cimate
that didn't have his had made
was work for its first the
***************************************
I hereby certify that a complete copy of the foregoing appeal was served on the above named inmate
on the day of 1/0/, 2007.
INMATE SERVED COPY-YES
/ Officer Signature

CO. 10969 1:08-cy-00033 MHY-CSC. Document 2316 d Alled 05/08/2008: d Rage 25 of 70 1) My cellnate has a botton bank profile and was aware the whole time while his mattress was made as specificed in the handbook. 2) No ennouncement was made before hand advising each Pod in A-H of the bedcheck. 3) We (the invales) have no way of being advised of these rules because no memorindum has been placed within the Pods for the security and benifit of each of the inmates (including me and my cellnat) (4) I would like this sand on to be demissed because The whole situation was not excessive trough to have lockdown restrictions for neither one of us nor does the it provide a basis to ward relief of a means to adequately communicate this type of institutional policy. We need to be ormite briefed throughly not second headly when it comes down to (5) P.S. Sof Turner advised ine to address this sandion to her which would explain the exact circumstances and my cell mater thetics responsibility for bur actional and I also an obligated to

appealing there accusations.

1268 And JAMIN

Case 1:08-cv-00033-MHT-CSQNMATEURECUEST	
Date:	INMATES # 355 CAT G-T
To: 50t on Dulc	- C/O SIGNATURE CHAMPTED
I will kithe	OD OLO CLONATURE
NATURE OF REQUEST I would like to a	oto the han hibrare
NATURE OF REQUEST	
ACTION TAKEN LONE 12-04-07	
/	
INMATE REQUEST	FORM
Date: 11-24-07	_ INMATES # 355,001-157
To Sat on Nut	C/O SIGNATURE / MA
From: Williams Rolling	SR C/O SIGNATURE
NATURE OF REQUEST would like to	
NATURE OF REQUEST	C C
Done on	[-27-07]
ACTION TAKEN W Kul	

Case 1:08-cv-00033-MHT-CSCINMAPE REC 22 of FOHM 05/08/2008 Page 27 of 70
Date: 1-10-07 (G) INMATES # 35504 - G-7
To: Sont on Do for C/O SIGNATURE Dunes
From: William Rolling SR C/O SIGNATURE BP
NATURE OF REQUEST I would like to go to the Luw Library
NATURE OF REQUEST 1 would like to go to the Law Y long
Done on 17 20-07
ACTION TAKEN
W/Vh
INMATE REQUEST FORM
Date: 11-3-67 INMATES #
Cherry Cherry
To: Sat on Duty C/O SIGNATURE AU
To: Oat on Verty C/O SIGNATURE
To: Oat on Verty C/O SIGNATURE
From: William Rollins SR C/O SIGNATURE Jones
To: Oat on Duty C/O SIGNATURE
To: Oat on Verty C/O SIGNATURE
To: Oat on Verty C/O SIGNATURE
To: Oat on Verty C/O SIGNATURE
To: Oat on Duty C/O SIGNATURE
From: William Rollins SR C/O SIGNATURE Johns  NATURE OF REQUEST I would like the of the law Library  Adversary 11-10-2011
From: William Rollins SR C/O SIGNATURE Johns  NATURE OF REQUEST I would like the of the law Library  Adversary 11-10-2011
To: Sation Duty C/O SIGNATURE From: William Rollins SR C/O SIGNATURE Jones  NATURE OF REQUEST I would like the order the last hibrary  ACTION TAKEN MAKEN 11-06-071

Case 1:08-cv-00033-MHT-CSCINNAGE IRECUEST FORM 05/08/2008 Page 28 of 70
10-5-07 A) INMATES # 35564- Ft- 1-low-
Date. S. D. L. 124 of C.
To: C/O SIGNATURE
From: William Rollins SR C/O SIGNATURE
Since I like I and the I while
Date: 10-5-07 To: Satis Data 1st shift c/o signature  From: William Rolling sr c/o signature  NATURE OF REQUEST I would like to go to the Law Library
Done on 10-08-07
ACTION TAKEN
TW K. M
INMATE REQUEST FORM
Date: 10-1-07 INMATES # 35564- H- Hoor
To: Daking C/O SIGNATURE HAMILTON
From: William Rolling SR C/O SIGNATURE
NATURE OF REQUEST I would like to know if there are any hold's
showing in the computer data symmens on me and I need
the state of the s
Know is there any record of a public defender being appointed
to me on the dates between 9-5-07 - 9-30-07.

ACTION TAKEN 10/5/07 No holds showing at this time.

11-6-07@ 830 Select to

Change without notice.

> WK

( 1)
Case 1:08-cv-00033-MHT-CSGNMAPEUREOUEST FORM 05/08/2008 Page 29 of 70
Date: 9-15-07 INMATES # 355 49-0-5
To: Soft on Du Fy C/O SIGNATURE X/CS
From: SR C/O SIGNATURE
NATURE OF REQUEST I have been taken offer started lock down
and I want my privilege of being allowed to go
to the haw hillyary rainstated. I need arcess to
the lebrary to do legal work returned by the States Attorney
Office.
ACTION TAKEN DALLA JAMES ACTION TAKEN DALLA JAMES ACTION TAKEN
alpha Milled to I
41111
(D) Nimo
INMATE REQUEST FORM
25 C M - 35
Date:
From: W. II. SR C/O SIGNATURE SR C/O SIGNATURE
NATURE OF REQUEST Tours a free eloth towel
ACTION TAKEN 9-10-07
ACTION TAKEN 9-10-07  Sent replacement washeloth y towel today; 7/m
ACTION TAKEN 9-10-07  Sont replacement washeloth & towel today; I'm  changed a total of #3.00 for them,
ACTION TAKEN 9-10-07  Sent replacement washeloth y towel today; I/m  changed a total of #3.00 for them,  (II) W.R.L.

Case 1:08-cv-00033-MHT-CSCNMAREIREOUES	т <b>горы</b> 05/08/2008 Page 30 of 70
Date: 9-31-07	_ INMATES # 3-5 35564
Date: 9-31-01 To: corn. Joines Laundry	_ C/O SIGNATURE 7015016)
To: COM. Joines Lorentry From: William Kolhing	_ SR C/O SIGNATURE
NATURE OF REQUEST Need a	face cloth and towel
·	
	1
ACTION TAKEN	
INMATE REQUES	T FORM
Date: 4-28-07	_ INMATES # 3557.4-5-5
To: Sotus Prof	_ C/O SIGNATURE any
From: William Ralline	_ SR C/O SIGNATURE
NATURE OF REQUEST would take to	o go to the Lew Library
MATURE OF REGUEST	
\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	
HAN HANN	nuh
ACTION TAKEN	~
	$\mathcal{O}(\mathcal{A})$
712410	), /4

Case 1:08-cv-00033-MHT-CSCINMAGEIRE	<b>位设色ST F (可称)</b> 05/08/2008 Page 31 of 70
Date: (-2.07)	INMATES # 35504-13
To: Sot on Duty	C/O SIGNATURE
From: William Rolling	SR C/O SIGNATURE BR
NATURE OF REQUEST Twould like	
Done	on 6-4-07
ACTION TAKEN	

Inmate Sanction/Restriction Do	ocumentation
Inmate Number: 35564 Inmate Name:  Date: 11-25-07 POD: 6-7 PH Pod/C	(LAST) (FIRST) Cell Inmate moved to (If Applicable):
Type of Restriction/Sanction:	Date to Begin Date to End
WKS ( ) Suspension of Commissary Privileges	to
WKS ( ) Loss of Visitation Privileges	to
DAYS () Minimum 72 Hours Cell Restriction Other & 2. Days lockdaw	11-29-07 to B-20-07
Note: The Sgt. must be notified immediately of any Sanction/Restriction a must countersign this form. Fill in the area below with a full and complete Sanction/Restriction. Appeal form must be sent back to Disciplinary Sgt. v is not received within the 24 hour period it will be thrown out.	explanation of reasons for
Officer Requesting Sanction/Restriction  MOTHS / HITHSEY	Officer Authoriging Sanction/Restriction    Officer Authoriging Sanction/Restriction
While performing cell checks between 8:30 a.m. and 9:30 to be out of compliance with the Living Area Requirement	
/iolation of Living Area Requirements;Section DBunks will be in	
Section EOn Saturday & Sunday, bunks will be in compliance fr	om 10:00 a.m. until 9:00 p.m.
Signature of Sut. /Asco	Revised 10 / 2007 Keith Reed / Jall Commander

State of Alabama		
Unified Judicial System Form CR-50 Rev. 6/07	ORDER OF PROBATION	Case Number
IN THECircuit	COURT OF.	CC 07-430
(Circuit, District, o	of Municipal)	or Municipality)
It appears to the count the above-	Defendant named defendant has been convicted as Convicted	1 a Voubbeil Offd6
and has been sentenced to		
The defendant having applied to a	the benefits of probation and the court having examined the cause, it is that the defendant is placed on probation for a period of	
the sentence is hereby suspended and	the benefits of probation and the court having examined the cause, it is a that the defendant is placed on probation for a period of probationer comply with the felt probation for a period of	S ORDERED, ADJUDGED and DECREED #
It is the order of the court that the	probationer comply with the following conditions of probation:	
2. Avoid injurious or victous had	Lia.	
3. AVOID DEISONS OF places of di	Proposite in the second	•
4. Report to the Probation Office	er as directed.	•
9. Cermit the Propation Officer (	to what date at the contract of	
6. Work faithfully at suitable emp	ployment as much as possible.	
7. Remain within a specified place. 8. Support his/her dependents to	Ce, to-wit:	
9. Do not change residence or e	o the best of his/her ability.  mployment without the consent of the Probation Officer.  sts when ordered to do so but to the probation officer.	<b>~</b> '
10. Submit to substance abuse te	sts when ordered to do so by the Probation Officer.	
Diood samples, but are not lir	mployment without the consent of the Probation Officer, ests when ordered to do so by the Probation Officer. These tests re mitted thereto. Probationer will pay costs of tests.	nay include urinalysis, breathalyzer, and
12. Pay to the Probation Officer 6	mited thereto. Probationer will pay costs of tests.  obation Officer of his person, residence, vehicle, or any property  30,00 per month during the probation period, pursuant to law	y-rejuita.
13. Do not possess, receive, or tra	position Officer of his person, residence, vehicle, or any property of 30,00 per month during the probation period, pursuant to law.	under his/her control.
14. If the defendant was convicted	ansport firearms.  d of any offense specified in Section 36-18-24, Ala.Code 1975, he are fines, court costs, rections as fines.	
to Section 36-18-25(c), Ala. Co	ode 1975.	or she must submit to DNA testing accordi
month on or before the	ay fines, court costs, restitution, assessments, and other	- / · · · · · · · · · · · · · · · · · ·
funds may be brought to the	ode 1975.  ay fines, court costs, restitution, assessments, and other court-oday of each month, beginning	rdered monies at the rate of \$per
	The money of dets of certified frinds march and the	ments of cash, money orders, or certified
Name	CARLA WOODALL	
	HOUSTON COUNTY CIRCUIT CLERK	
Address	FUST OFFICE TRAVER FACE	
City		
15. Notify the Clerk of Court of any 17. Report to the Court Referral Of number is  18. The defendant shall perform	n Officer, the defendant shall furnish written proof (Clerk's receiptered monies.  y change of mailing address and appear in court whenever order filter immediately, and attend, pay for, and successfully complete hours of community.	ed, e the recommended program. The tales by
19. Other conditions of probation	hours of community service to be approved by the cour ordered by the court are as follows:	<b>t</b> .
<del></del>		
	Waives Extradiction	
It is the further order of the co		
this probation or change the p probationer shall be subject to cause, order the original sente	urt that the defendant is hereby advised that the court may at an error of probation and may discharge defendant from probation of arrest for violation of any condition of the probation herein grance executed.	y time revoke or modify any conditions of or extend the period of probation. The nted. The court may, at any time, for
Date :		
	Judge	
If you have been and it	NOTICE	
VOLLShip or transport in leasurest	NOTICE misdemeanor crime of domestic violence, which has, as an element, of deapon, against your current or former spouse; your child of whom yo spouse, parent, or guardian with whom you are, or have been, cohable or foreign commerce, or possess in or affecting commerce, any fireating or transported in interstate or foreign commerce; YOU ARE STING 18 U.S.C. 922(g)(9).	Parent of gualdiant, a person with who
copy of this order has been delivered t	to the probationer, who has been instructed regarding this order.	
ate		•
	Probation Officer	<del></del>
he above instructions and conditions ha	ave been explained to me. I have received a copy of this order, I under	erstand the conditions and learner to abide by
Pate		and I agree to abloe b
Probationer's Address	Probationer's Signature	

This 11-6-07 (date, defendant makes application for probation and hearing is	 s
11.7.07 N: A, DFOWLER, HCAIL, DROBOFF SUDGE SUDGE	
CONTINUATION	
	<u>.</u>
	<del></del>
ACALO TELOS DE LA CALORIA DE L	,
\$\frac{\partial \text{Fig. 1}}{\partial \text{Fig. 1}} \text{Fig. 1} \te	
	<del></del>
	<u>.</u>
	<del>.</del>
	<del></del>

## Inmate Sanction/Restriction Documentation

Inmate Name: Rollins, William Date	e: 10-11-07 Inmate Number: 35564
·	tate moved to (If Applicable): $\beta$ -9
77 77001	
Type of Restriction/Sanction:	Date to Begin / Date to End
3 WKS (+ Suspension of Commissary Pri	ivileges 11-5-07 / 11-23-07
3 WKS () Loss of Visitation Privileges	11-3-4-67 11-17-18-07
DAYS ( ) Minimum 72 Hours Cell Restric	tion/
(1) Other 3 weeks 10	ck-down 10-11-07 To 11-01-
Note: The Sgt. / Asco must be notified immediately of any must countersign this form. Fill in the area below with a fu Sanction/Restriction. Appeal form must be sent back to Dis not received within the 24 hour period it will be thrown or	il and complete explanation of reasons for sciplinary Sgt. within 24 hours. If appeal form
Officer Requesting Sanction/Restriction	Officer Authorizing Sanction/Restriction
1. moon	Sd. 3e 10/11/07
A a casa have tale 2000 hours	I observed a discrepancy
in the H-nod Cell assignmen	75. The ASSIGNMENT Showed
Im ROllong to be in H-6. I/m A	cours was on the floor.
When I asked him about This,	He Stated, "They told me
to move" I a still the Rollins	who they was. He Stated
that he didn't know I Inform	1-1
work. I'm Rolling became argu	
I'm williams stated to to Ch	ancy "I'm orbit going in That
	in Instructed Im Williams to
Total Tell Tell Tell Tell Tell Tell Tell Te	Mrsey & Sgt. Buchman. He became
Very argumentative and eventure	
Flm williams is in Volation	T Despond, nor will they disober
merfer with Sheriffs departmen	Sharite da sa ormount seconsel
in order of matrictions given by a Rule #12: No made will leave	his/her authorized area, Inmates
	1010 10000
Seated on their bunks.	
	Revised 03-26-2007
Signature of Sgt. / Asco	Keith Reed / Jail Commander
$O(L_2)$	

# HOUSTON COUNTY JAIL LOCKDOWN INVENTORY LIST

The follow	ving items were ı	removed from inm	ate Rowin		,
Inmate ni	umber <u>J</u> 3	5564	POD LOCA	ATION B- Pod	_
ITEMS:	- LIARGE	eup. 3 p	air uno	brwane, 7 white	•
				, 1 brown paper	
	pag, 5 s	small tube	s teath	paste, 1 buttle lot	I ov
,	,			aste, 1 bar scap	
			,	l dock of cheds	
			4	es, I roll tolid par	
	2 both	lation, 1	book A	Soorted paperwork	
	& legal n	pail Showe	er shoes	5 / PAIZ	
		/			
INMATE S	SIGNATURE:	<u></u>	<del></del>	<del></del>	
TAKEN B	Y:	<u>Chance</u>	<del></del>	<del></del>	
DATE:		10/11/07	7		
*****	********	`*********	*****	********	
INMATE S	SIGNATURE:	1	- 4		
RETURNE	D BY:	To Forth	and "		
DATE:	-	10/3/16	7		

		DATEA	PPEAL SENT:	10/12/2	2007		
	· · · · · · · · · · · · · · · · · · ·	NOTICE OF APPE	AL FOR INMATE	SANCTIO	WRESTRIC	TION	
	INMATE NAME:	ROLLINS,V	VILLIAM	HCJ#:	35564 I	POD:	Н
	Date filing appeal:	10-12-07					
	On 10-11	2007, an Inmate Sancti	on/Restriction was	wriiten by Of	icer _	NCO N	
	Charging inmate	Rollins	with a violation of H	ouston Coun	ty Jail Rules	and Regul	ations # 11
	and Rule	#2/ Noion	* to 1 1.40	e dist	eracel	netite in the	doran
	Maria rock to	all disober de	exter or	instruct	tion - PAR	un b	Jane Day
$\rightarrow$	The circumstances	of the violations are:	o Moun ac	20 Cha	ncea a	ru= \	have at
yk	1.2	refusing to an		-			3000073
•		me to be guilty/not guilty		<b>3.1</b>		***************************************	
,	Susp. Comm	priviledner,	Benefite Lo	sod vole	April 3	Week	s loek da.
	<i>I</i> :	decision because:		- 11 - 1 - 1			\
٢	entil I list	JE Pod and w	<b>\</b> .		,	1 -1	o bajorije i zajboje k
0	feer who a	de he ind	, h 3	,			Kerst in 1
	************D(	NOT WRITE BELO	W THIS LINE-	ADMINISTR	— ATION US	E ONLY*	****
	On the 14th	day of October	<u> </u>	ppeal of the	Sanction/Res	striction tal	ken against
	inmate <u>RoU</u>	Wa	is reviewed by	-t 11/1	erver	`	d the following
,	action was taken:	APPEAL APPROVE	-	U DISAPPRO	VED		TION TAKEN:
			<del></del>				
-							
-	Basis for approval/dis	sapproval of appeal: L LHAL is Follow H	Jouwer what y re rule	e tolo jou u	d toc Jere	30 in	to the
ı		complete copy of the fo				ed inmate	on the
	14 day of	oci	, 2007.	and the second second		.sa mmate	o. no
_	Clar	gnature	INMATE SE	RVED COPY	YES		

Case 1:08-cv-00033-NHT-CSC Document 16 Filed 06:08/2008 Page 38 of 70 ct any time about who or when I was ordered to go to the cell and the record can venify that this occurred over 32 week ago and Istant buse continued by officers and innates in 14-12d that I have been on the day ocon Thou the whole time since being moved from I-18d I ambeing confined in lockup for violating something I had no authority to control. And it's prejudicial for me to be put in lockdown as which another innate was also in violation forms entiring an cell assignment and 3thms given any kind of reprimend on Equal ment. Furthermore Yomoon a Chaney knew that I could not move into The cell 6 until (the inmate's the belongings of the inmate's were released to them because they were in church at the time and tell was lockdown for security man said 35 hets and 35 weeks I have been on the Floor without a cell and this can be shown! I did not refuse any order given and you have to apply the rules the way shorapply to policy. I could not to hale left an authorized and or disobegal an order by personal it the area itself is containnate dand has to be some regulated beforehand to be functional Joll him that I didn't know who bildme move I Findthis out until a trustee told me - after I had ask c/o Mounand To Charces to fell me his name.

## Case 1:08-cv-00033-MHT-CSC Document 23-6 Filed 05/08/2008 Page 39 of 70 INMATE GRIEVANCE FORM

DATE: 10-26-07, 20057 POD/CELL LOCATION: D
INMATE NAME: William Bollins INMATE NUMBER: 35564 - B-3
NATURE OF GRIEVANCE OR INFORMATION: The purpose of the enclosed invicte
ancource involves issues of manipulative and prejudicial
april 110 to 1600 the 1600 the 1600 the 1600 the
official capacity as littled. (4) CO Moon (3) CB Chancey
(3) 54 F. Bidhonesh, (4) 56t. Transer, (5) 56t Kensey (4) Commander
Beed Outline and information continued on fact sheet (1)
WHAT DO YOU WANT TO HAPPEN TO SOLVE IT? Mr. Hughes. This is basically a very
to Filing matter but I have suffered a graft amount of conticism
that may be of arrater importance but I detationally believe in
my claims. Therefore I am requesting that you or someone
with the established credintials to exert some mains
to control this type of dilling which has already gotten
¿ because there has to be a protocal to be
OFFICER RESPONSE OR FINDING? L'allowed that corresponds to with an established procedure.
Condition of the second
SGT. ON DUTY RESPONSE: Inmate Rollins, please only address are issue der grievance form. As formatted this is not proper and cannot be addressed. Like
11-8-07
********* DO NOT SIGN UNTIL YOU HAVE READ RESPONSE **********
DATE GRIEVANCE RETURNED:
CORRECTIONS OFFICER SIGNATURE: Batter
INMATE SIGNATURE:

Case 1:08-cv-00033-MHT-CSC Document 23-6 Filed 05/08/2008 Page 44 INMATE GRIEVANCE FORM

DATE: 4-29-07 2003 POD/CELL LOCATION: 5 INMATE NAME: W. 11: INMATE NUMBER: _ WHAT DO YOU WANT TO HAPPEN TO SOLVE IT? SCRUCE is Free when SGT. ON DUTY RESPONSE: * * DO NOT SIGN UNTIL YOU HAVE READ RESPONSE * DATE GRIEVANCE RETURNED: CORRECTIONS OFFICER SIGNATURE: **INMATE SIGNATURE:** 

Inmate Number 35564

### HOUSTON COUNTY SHERIFF'S DEPARTMENT ANDY HUGHES, SHERIFF INMATE VISITATION LIST

Last name Rolling	<u> </u>	First name William	
Pod Location	H-P06	Date 90-4-07	
(3) months. NAMES allowed to have more counted as one (1) visit ID in order to visit. A visit. Children under	WILL NOT BE ADDED ( than two (2) visitors per vi itor. There are no exception inyone over the age of sixte the age of (16) may use a second	nt visitation list. New lists will be OR DELETED FROM THIS LIST isitation day. Children, no matter ons to this rule. EVERY visitor moven (16) must have a valid picture locial security card or school ID capture minister's name below.	F. You are not what age, are ust have a valid ID, in order to
	VISITO	OR NAMES	
Debra Bradley	Marl Whiting	Panda Burges	
Joyce Whites		Thedore Whiting	
(OPTIONAL) Religious/Church Pref	erence Methylist	(MANDATORY FOR MINIS Preferred Clergy	TERIAL VISIT
		ON VISITATION REGISTRAT	ON BELOW!!
DATE VI	SITOR'S NAME	ADDRESS	ID#
11-344-D)			
11-10411-07	/ ////	11/157	
11-114/8-07		W/	
	/		
	P. Nais		
	, i	y name I agree to abide by the al	
I/M Signature	L RIL	C/O Signature	



#### HOUSTON COUNTY JAIL ASSAILANT CONTROL REPORT

Incident#: 07	-2/	Page	of		Location: IN	I FUD		
Type of Offense:	ASSAULT					Sex	DOB	
Assailant(s) Nam				Inmate #	Race	M	7/3/1962	
ROLLINS, WILLI	AM		<u></u> .	35564	В	IVI	7/3/1902	
<u> </u>							<del></del>	
<del></del>						- 01	. : 51	
Corrections Office	er(s) Involved				#		Shift	
	PEARSON, JASON				33		₹D	
MOORE, KELITA				Jä	34	31	RD	
WOOTKE, IKELITI				<u> </u>				
Assailant Level of Resistance Level of			Control Col	mpliance	Med	chanical Co	ntrol	
Not Armed	Of Problems	(Mech	anical Com	oliance)	Co	untermeasu	ires	
Armed with:		X	Assailant tak		Х	Baton		
	+/ \	· · · · ·	Assailant h		X	Chemical A	∖gent	
Hands (X) Fee		<del> </del>	CPI hold		Х	Taser		
Grabbed C/O'S Equip	ment	Other:	01 1 1.0.0		Other:			
Other:	O/O VEC	( ) Head	(X) Face	( ) Chest	() Legs	() Back	(X) Arms	
Assailant Struck		<del></del>	Injuries to	Assailant(ch		apply)	Treated	
Injuries to C/O (cl		<u>y)                                     </u>	7711101103 10 7	No visible i			NA	
	ible injuries		Х		oes/bruises	··	Y	
	scrapes/bruises		<del>  ^ -</del>	Visible inju				
	injuries		<u> </u>	Hospitalized				
Hospi'	talized		1	sing for a shower to wash the the c			anstun off	
Medical /Addition	ial Comments: In	imate was t	aken to nur	sing ioi a si	IOME! TO ME		Apolan on	
and to clean the t	aser probe mark	•						
•								
				•				
Photographs (che	ck all that apply)	Χ	C/O		X	Assailant		
Corrections Office	r J PEARSON		Date: 7/26/	07	Shift: 3RD			
Details of Supervi	sory Investigatio	n: On Thurs	sday, July 2	6, 2007, at a	approx: 065	6 a.m. all o	fficers were	
called to N-Pod. U	Inon arrival CO I	Pearson an	d CO Moore	were on th	e ground tr	ying to hold	inmate	
Rollins down. Inm	ate Rollins was f	tased by CC	) Pearson a	ind inmate o	lid not resp	ond to it. In:	mate	
Rollins came out	of his cell and ch	arged at C0	D Pearson a	and CO Mod	ore. CO Pea	arson tried ι	using his	
asp and was unsu	iccessful Linon (	taking him t	o the group	d inmate Ro	ollins was ca	apstunned b	by CO	
Pearson. Upon in	vestigation inmat	te Rollins h	ad tried to h	ide his and	his roomate	es mattress	covers in	
his oranges and a	ileo two booke ar	nd two nens	in his sock	s. Inmate R	ollins was h	nandcuffed :	and taken	
to nursing for a sh	len take nony to ejec	an the tacer	nrobe that	had made o	ontact. Inm	ate Rollins	had	
assaulted CO Pea	TEAN CO Doors	on had eom	p,obe indi	ans and hru	ises on his	right arm a	nd the right	
assaulted CO Pea	arson, oo rears	on nau son	ic iiiiiioi 30i	apo ana bit			5	

Supervisor: Set. Mul Lt./Jail Commander:

side of his nose, E.O.S.

## HOUSTON COUNTY JAIL INCIDENT/OFFENSE REPORT

Investigating Officer: PEARSON,	JASON	Report Number:			
Offense/Incident: ASSAULT		Page Number: 1 of 1			
Place of Occurrence: N POD	· · · · · · · · · · · · · · · · · · ·	Date/Time of Occurrence: 7/26/07at0656hours			
That of court in the court in t	involved inma	nates:			
Offender 1: ROLLINS, WILLIAM		Inmate # / Cell Assignment: 35564 N-9			
Offender 2:		Inmate # / Cell Assignment:			
Offender 3:		Inmate # / Cell Assignment:			
Victim 1:		Inmate # / Cell Assignment:			
Victim 2:	<u> </u>	Inmate # / Cell Assignment:			
Involved Officers:PEARSON, JAS	SON	Rank/Assignment: C/O - MNO			
MOORE, KELITA		Rank/Assignment: C/O - MNO			
WOOKE, KEETA		Rank/Assignment:			
Witnesses:		Inmate # / Cell Assignment:			
VVIII lesses.		Inmate # / Cell Assignment:			
Evidence: Marked, Tagged, Seale	ed	(X)Yes ()No			
Nature of Evidence:		Turned Over To:			
Disposition:	Evidence Destroyed: (	- 11 1 0 0 ( ) V (V) No			

NARRATIVE: On 7/26/07, at approx: 0656, C/O Moore and myself went into N-POD to pull lockdown mats in cell (N-14) and came back downstairs and C/O Moore seemed to be having a problem with cell (N-9). When I came over there C/O Moore explained to me that the inmates in cell (N-9) claimed they didn't have mattress covers. C/O Moore noticed that inmates Rollins had a bulge in his oranges around his back and I made him strip them off. When inmate Rollins pulled his oranges down I pulled his mattress covers out. I/M Rollins began beating on his door after we left and yelling for me to come into the cell so he could "kick my ass". I informed I/M Rollins that if he beat on the door again that he would be tased. As soon as we left his cell he again began beating his cell and yelling cuss words. C/O Moore and myself opened his door and I tased him. I/M Rollins was not dropped by the taser and he came out charging C/O Moore and myself. I got rid of the taser due to being wrapped up in the wires and being shocked. I pulled out my ASP and tried to take out his legs as we were trained but, could not get a good hit with it without hitting C/O Moore. I threw the ASP away and C/O Moore and myself took I/M Rollins to the ground. I/M Rollins kept trying to fight so he was capstuned be me. Sgt. Marsh, Sgt. Bonin, C/O'S Athey, Downs, and Russell soon arrived and helped to secure him. EOS

Investigating Officer's Signature:



#### SUPERVISORY TASER USE REPORT

Cupped Name	: ROLLINS, WILLIAM	<u> </u>	Report Date	7/26/2007
Suspect Name Location		vi	Booked	
Location	. IN FOD		Charges	BURGLARY II
Officer's Name	PEARSON, JASON	1	] Sgt.	:
Supervisor	SGT. BONIN/MARS	SH	TASER Serial#	X00-098969
Medical Facility	N/A		Doctor	: N/A
OR#:	: AL03800		Fire DR#:	:
Date of the Incident	:	26-Jul	Time of Incident	656
Location of the Incident				
Officer(s) Involved		OORE, K		
Nature of the Call				
	ASSAULT	✓ Human	Animal	
Type of Subject: Type of Force Used (Check	all that apply):	Physical	Less-lethal Firear	n 
Nature of the Injurie	s and Medical Treatn	nent Required:	MINOR SCRAPES	
•	Admitted to Hosp	oital for Injuries:	NO	
	Admitted to Hospital	for Psychiatric:	No	4
		Medical Exam:	No	FO NUBEING AND WAS
Summary	of the Actions of Office	cer(s) involved:	INMATE WAS TAKEN	TO NURSING AND WAS FOFF CAPSTUN AND TASER
			PROBE MARK CLEAN	
W	as an Officer Police I	Employee, Volu	nteer or Citizen Injured?	Yes
***	19 air Omoor, 1 onoo	Employ 001 1 010	,	
Incident Type [check approp		low]	•	
☐ Civil Disturbance ☑ Viole	ent Suspect	Warrant Service		
Suicidal Barr	icade 🗆	Other		
Age:	45		Sex	Male
Height;			Race	African American
Build: ☐ Heavy ☑ Medi				7
	Suspect wearing he	eaving clothes:	No	J .
TASER Application:	Actual Use Arc	Display Only 🔲 D	isplay Only	
TASER Use Mode:	Dart Probe Contact	Touch Stur	n Contact	
Type of TASER Device [che		nse(s) below]		
Type of AIR CARTRIDGE [c	heck appropriate res t XP - Yellow AC	ponse(s) below	]	
Type of ADVANCED TASER  Rechargeable NIMH Alkal		I (not TASER X	26) [check appropriate re	esponse(s) below]
Approximate target dist	ance at the time of th Need for an ac	ne dart launch: dditional shot?:	1-3 Feet (1m) Yes	}

Did dart contacts penetrate the subject's skin?:	INO I
Bid dan contacts deficitate the subject o skills:	110

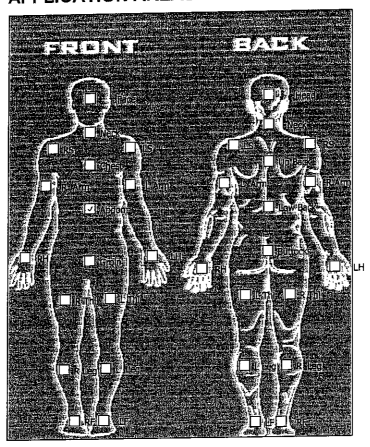
#### Regarding the TASER X/M26:

Did the application cause injury: No If yes, was the subject treated for the injury?: No

_	ESCR	DTI	ON:	<b>^</b> E	INI I	HOV	,
IJ	ESCR	וואו	UN.	U۳	INJ	UR I	•

NO INJURIES OCCURED

### **APPLICATION AREAS - Points of contact**



SYNOPIS: ONE PROBE MADE CONTACT, OTHER PROBE DID NOT

Need for additional applications?: Yes

Did the device respond satisfactorily?: No

Describe the subject's demeanor after the device was used or displayed? INMATE DID NOT DROP AND CAME CHARGING AND HAD TO USE CAPSTUN TO SUBDUE INMATE.

Suspect Under the influence:

Case 1:08-cv-00	0033-MHT-CSC	Document 23-6	Filed 05/08/2008	Page 46 of 70
	Co	onfirmed by:		
Describe the danger present INMATE WAS VERY VIOLE	: NT WHEN HE CAME O	UT OF HIS CELL.		
Describe other means attem	pted to control the subje	ct: (If not used, explain)		
Chemical Spray Used?: Explanation:	Yes			
Baton or Blunt Instrument?: Explanation:	No THERE WAS NOT A C IN THE WAY.	LEAR PATH TO GET U	NDER HIS LEGS, THE OTHE	R OFFICER WAS
Authorized control holds?:				
Photographs Taken?: If not, explain:				
Report Completed by:			X Signature (Hard	l Copy)
ADDITIONAL INFORMATIO	N			
·				

#### **INSTRUCTIONS:**

- 1. Save this file to your hard drive. It will not email properly until after being saved.
- 2. Submit this report to the national TASER technology incident database.

#### Email to: Shawn@TASER.com

Click "File" -> "Send" -> "Mail Recipient" (send to: Shawn@TASER.com)

Data will be submitted to the TASER Int'l, IACP and NTOA less-lethal databases.

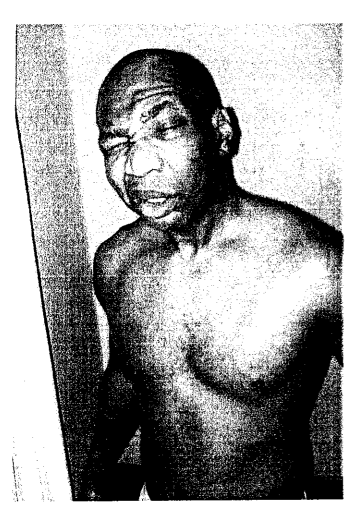
- 3. If you cannot email, please fax this report to: (480) 991-0791 Attn: Shawn Spencer, 800-978-2737 ext. 2077.
- 4. Save a copy of this report to your department archives.
- 5. Print and sign a copy of this report and deliver to supervising officer for filling in department records.

# HOUSTON COUNTY JAIL INCIDENT REPORT

Date of Report: 7/20/2004 Time of Report:
Date of Incident: 12012001 Time of Incident: April 0050
Officer Name and ID: 1. Mayre 5-34 Page of
NARRATIVE
aprino. 0680 cl, Ch & Marie und Ch Planson
Was retriening matls, blankets, and sheets
from the lack Lown cells, Ellen Welliam
Rollins in N-9 repuses to turn over
his sheet that he hidden inside his oranges.
Ob Pearson retrieves the sheet and We
Closes the door, 4/m Killing Oregin to beat
on the door . Ch Pearson told Elling Rollins
to plap beating on the cell door.
Alm Rallins continued to beat on the door.
Herrom apenes the cell door and
asper Alm Rollins once again to Stap
besting an the cell door. Alm Kallins
attempted to approach Ch Plarson and Chil mane.

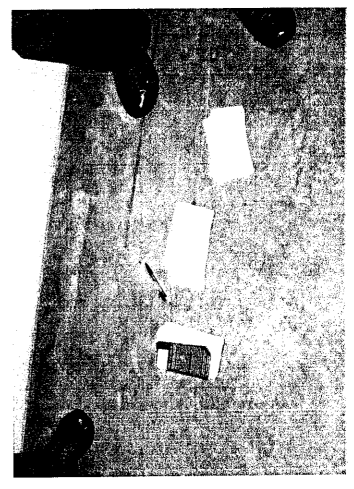
### HOUSTON COUNTY JAIL NARRATIVE SUPPLEMENT

Ch Pearson	then	Shot	Ellm Ro	llins	
with the	tase	x. Ulm	Rollin	, the	n_
backes up					
much to.					
he Irqui	to 1	haira	at Ch	Pears	su.
elop K. M.	. , , , , , , , , , , , , , , , ,	an Dea	rana h	ad to	
Struggle	asce F	N Pew Ulla.	Dalling	to a	1.1
him pris	With	+ 1	VIII MA	luis y	ns
Sprayed	ec con	war.	41,11190	in 10	
Dorages	ous !	When	est ovi s	no ge	ove.
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all appears	to G	Pave E	-05 -		
all appeirs	to G	Pave E	-05 -		
all appeirs	to G	Pase E	-05 -	•	
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all appeirs	to G	Pase E	-05 -	•	
all appeirs	to G	Pase E	-05 -	•	
all appeirs	to G	Pase E	-05 -	•	













		DATE APPEA	L SENT: 7/	11/2007	<del></del>				
	NOTICE OF APPEAL FOR INMATE SANCTION/RESTRICTION								
	INMATE NAME:	ROLLINS, WILLIA	M HCJ#	35564	POD:	В			
	Date filing appeal:	7-12-67	_						
	on 7.11.07	2007, an Inmate Sanction/Res	triction was wriiten b	y Officer	Jadrson	· · · · · · · · · · · · · · · · · · ·			
	Charging inmate	Rollins, with a v	riolation of Houston C	County Jail Ru	ules and Regula	ations#			
MO	irinate will po	ossesson attempt	to possess a	retrob	and city	KEY ON	rics		
rbon	, ecll or confi	42. 1 5 8 1 6 65 D1 4 4 1 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4							
Do	The circumstances o	the violations are:	Jackson 4	Culver	conduct	rd Seco	cho		
	B-9 and un	covered contrate as	d along with	m allege	close 60	Rollie	<u>r</u> eQ		
<i>ان و</i>	The sainction found in	ne to be guilty/not guilty of a m	ajor/minor offense. P	unishment w	as set at: 👤 🤩	weake			
	erll restric	LUL							
	I wish to appeal the d	ecision because: <u>Inv.</u>	Hygone Poly	ic no:	E-303	in who	مل		
	specifically	pronotes the in	web tutioned c	o elso,	Theelt	clount	<u> </u>		
,	saffy, an	d scunty in th	· Houston C	avady	Jail - 6	Texpolor	ديسرر في		
	******************D0	NOT WRITE BELOW TH	IS LINEADMINIS	STRATION	USE ONLY**	*****	_ <del>'</del> うく		
	On the	day of	, 2007, an appeal of	the Sanction	/Restriction tak	en against			
	inmate	was revie	wed by			d the following	J		
	action was taken:	APPEAL APPROVED	APPEAL DISAPI	PROVED	OTHER AC	TION TAKEN:			
-	-					· · · · · · · · · · · · · · · · · · ·			
-		···			n				
1	Basis for approval/dis	approval of appeal: You are	out allowed to 1	have 9 tu	be of tooth	parte of			
-	trash bayes , nor	are you to have more .	than one Library	book. And	you defin	itely			
	are not allowed to	s have a Law library bu	ook. Follow the ri	ules as st	ated.	· · · · · · · · · · · · · · · · · · ·			
1		complete copy of the foregoing					*		
,		_	, 2007.	u uic anove i	nameu mmate (	मा पाए			
-	13 day of	<del>yau,</del>	NMATE SERVED CC	DV VEC					
-	Officer Sig	nature	HAMINIE GENYED GO						

Red! & Inmake Pollo ; willing to take bonding to but is wonting

Case 1:08-cv-00033-MHT-CSC Document 23-6 Filed 05/08/2008 Page 52 of 70 Co Culver. I was deprived of not only hygerine itenses
that she (Co Dectesor ) had no intention of listing but also med certian that was issued some . ( refer to norse about this The bags bothe whehuhich were commissary a plante garbage bags were a combination of trash left behind by ne executionate Jimmy Brown to I had no par to but them to market because To put it straight the property I had was provided and accessible and my actions were in complainted because the test was forestanced do be a occurrence her control be said to be ansuse of short usiles sall so by be the policy makers Dow The order to step outside the cell was not meant To be a refusal but I was doing what I must thought and have experiently in the part of processing. This out a notacing this against difference our good on has the authority to day. I also would like to let the puris reviews this to know here been subjected to belied our each aid every time my rane cons up and in none de the pressure of sanctions have the Creek care of the delication between because I will be committee the form to the theory of the t

)	matriction Documentation
	Inmate Sanction/Restriction Documentation  Inmate Name: Rolling, William Date: 7-11-07 Inmate Number: 35569  Inmate Name: Rolling Date: 10-11-07 Inmate Number: 10-11-07 Inmat
	Inmate Name: Rollins, William Date: 1777
	Pod Location: B - 9 Pod/Cell Inmate moved to (If Applicable):
	Date to Begin / Date to End
	Type of Restriction/Sanction:
	WKS ( ) Suspension of Commissary Privileges
	WKS () Loss of Visitation Privileges  8-02-07 / 8-23-07
٠.	3WDAYS W Minimum 72 Hours Gell Restriction D-01-01 Senction
	() Other Duc To Nome 55
	tional immediately of ally safety at the of resents to
	Sanction/Restriction. Appeal form must be sent back to Disciplinary Sgt. Within Sanction/Restriction.
	is not received within the 24 hours of any Rectriction Officer Authorizing Sanction/Restriction
	Officer Requesting Sanction/Resultation  C. War 7/11/0/
<u>)</u>	1 Jacks 1915 while in both
	1 H College
	Dearcher & Rolling got a rayou out his drawer
	Will & his behind him to Chalver whatener
	In talling to get his his for the first
	asked on Kelling to see with c/d 5 job. 15
	repused to Carlo out by to check my col.
	gard you the Question of Domander Law Elleran
	This inside also had been book 3 good of
•	books these are violation of sees controlons
	with bus as or attempt collection tender his control
,	include testing positive folding will interfere
-	Keith Reed / Jail Commander
	Signature of Sgt. / Asco
-	161 1 10's Deat sersonnel mer will they disse
	with sheriff nestruction given by sheriff's Dept personal



Inmate Sanction/Restriction Documentation 35564
Inmate Sanction Research Section 1997 Inmate Number: 35569
Inmate Name: Rolling William Date: 7-11-07 Inmate Number: 35564
Pod/Cell Inflate
Date to Begin / Date to End
Type of Restriction/Sanction:
WKS ( ) Suspension of Commissary Privileges
WKS () Loss of Visitation Privileges  7-19-07   8-02-07
2wkays () Minimum 72 Hours Cell Restriction /-19-07  () Other Dué To Numer Son Spanc Tion  () Other Dué To Numer Son Spanc Tion
( ) Other Vue 10 Profile annied to inmates and
is a impediately of any Sanction/Restriction approximation of reasons for
Note: The Sgt. / Asco must be notified infinediately must countersign this form. Fill in the area below with a full and complete explanation of reasons must be sent back to Disciplinary Sgt. within 24 hours. If appeal form Sanction/Restriction. Appeal form must be sent back to Disciplinary Sgt. within 24 hours be a sent back to Disciplinary Sgt. within 24 hours be a sent back to Disciplinary Sgt. within 24 hours be a sent back to Disciplinary Sgt. within 24 hours.
Sanction/Restriction. Appear to the thrown out.
is not received within the 24-nour in the property of the prop
Officer Requesting Sanction/Restriction  Officer Requesting Sanction/Restriction
2 socies Coming
W12212 D450
The same Book m
bock to book for
- A DO Was at Brown (100)
Kallins , W. A. a. Bitch
- I called Children
and College of the and will the
- this is a violation
1. 1 bokons en ong
110/m W 2
21 that I deshare
manner of the sound
Shough Defit
0 0
1/11/6/12 81 Ohe Inno
Revised 03-26-2007 Keith Reed / Jail Commander
Signature of Sgt. / Asco
Signature of Syc. (1995)

	DATE AF	PPEAL SENT:	5/12/	2007			
	NOTICE OF APPEA	L FOR INMATE	SANCTIC	N/RESTF	RICTION		
INMATE NAME:	ROLLINS, W	/ILLIAM	HCJ#:	35564	POD:	<u>J</u>	
Date filing appeal:	513/07		•				
on 511/1	2007, an Inmate Sanctic	n/Restriction was	written by	Officer	Lan	C & A	
Charging inmate	***************************************	ith a violation of F			ules and Re	gulations # ]]	
	will interfer						
	100			<u></u>	1		
The circumstances of	of the violations are:	Explains	2	الماء	مرح		_
THE GHOUMBURGES					7		<del>-</del>
The sanction found I	ne to be guilty/not guilty	of a major/minor of	offense. Pu	nishment w	/as set at: _	Trious	
locknown	5-18 - 9	5-25				O .	
I wish to appeal the	lecision because:	the inch	rmt a	c Fry u	J. Market	c my	
excet po		was me		ę	( )	nd on the	<b>4</b> 5
a bout u	phy I shoul			tot 7	in a	s and h	
************************	O NOT WRITE BELO	W THIS LINE	ADMINIST	RATION	USE ONLY	/***********	
On the 니	day of May	, 2007, an	appeal of th	ne Sanctior	/Restriction	taken against	
	Jillian wa					and the following	j
action was taken:	APPEAL APPROVE		L DISAPPE	Marca and Marca	OTHER A	ACTION TAKEN:	
÷							
Basis for approval/di	sapproval of appeal: _A	ppeal not filled	out corr	eetly / l	towever f	allow the	
rutes				- 17		•	
*******	*****	********	******	****	******	*****	*
I hereby certify that a	complete copy of the fo	regoing appeal wa	s served or	n the above	named inm	ate on the	
day of	May	, 2007.					
5× 2e		INMATE S	ERVED CO	PY-YES			
Officer S	ignature			_			

Case 1:08-cy-00033-MHT-05C Document 23-6 Filed 05/08/2008: C Page: 57 of 70 I had put the rozon officer talk issued me in a scence area but when I returned it was gone. OF Lang had no knowledge of what might have happened to the roson well because he didn't make a affect to Elmina part tode s'appeni bas que mother the rezor. It would be kind of senders forme to purposely lose arazon and still run the risk I me being found in possession at it while bring trispected for ad contra band in lockdown or between being put in lockdown. I can only giverny account of what happened (* Point 2 ht no point in the was I infirmed that I should write agricultance or request to the ceting 58t anduty by Officer Lang) I was actually getting prepared to share when officer Land Told me that there was ho need for me to share or right when I'm was doing to lockdown withink shows he was been shown this incident. I never shown was been shown as person books over you and place a burden in your you make opended anything The situation as a whole could have been halidled more professionally I'm not quilty of this sancin the rozer was Stoler (Mour found the recor on me nor de of the Long was a physical search of innake Apolloss

#4

Inmate Sanction/Restriction Documentation

Inmate Sanction/Restriction	200/4
Inmate Name: Rolling, William Date: 5/1/07	2 Inmate Number: 35564
Inmate Name: Notices Pod/Cell Inmate moved to (If	Applicable):
Pod Location:	
	Date to Begin / Date to End
Type of Restriction/Sanction:	1
WKS ( ) Suspension of Commissary Privileges	].
WKS ( ) Loss of Visitation Privileges	5/18/07 / 5/25/47
DAYS ( Minimum 72 Hours Cell Restriction	5/18/01
Note: The Sgt. / Asco must be notified immediately of any Sanction/Restriction of the form. Fill in the area below with a full and complete	- Code inmates and
Sanction/Restriction. Appeal form must be sent back to Disciplinary 391.  Sanction/Restriction. Appeal form must be sent back to Disciplinary 391.  Sanction/Restriction. Appeal form must be sent back to Disciplinary 391.	r Authorizing Sanction/Restriction
Carry	
$\frac{1}{\sqrt{2}}$	isod Palors in A74.  The lost his responsibility  The lost Rollins William  The mate Rollins William  They discloy an arter as  Travel.
	Revised 03-26-2007
3 Signature of Sat / Asco	Keith Reed / Jail Commander
Signature of Sgt. / Asco	

DATE APPEAL SENT:

	NOTICE OF APPEAL FO	R INMATE SAN	TION/RES	TRICTION	
INMATE NAME:	ROLLINS, WILLIA	AM HC.	#: <u>35564</u>	POD:	В
Date filing appeal:	5-13/07			١	
on 3/1/07	<b>~</b>			Ur	100
Charging inmate	Rollins , with a	violation of Housto	n County Jail	Rules and Re	egulations #
Moinmata	will introduce +				sispense,
nor etiso	be a on order	alven by	1 Shep	. FF 5 81	Berparent Con
	of the violations are:	() (	1.6		
The sanction found r	ne to be guilty/not guilty of a n	najor/minor offense	. Punishmen	t was set at:	T-day lock
5-11-5-	(6			+ + + + + + + + + + + + + + + + + + + +	
I wish to appeal the o	decision because: I requ	ested that	Isho	uldn't b	e assgred
cell 7 in	B-Pod because	I had a	specific	secur.	tyintrest
onmybel	nglf (not anin	estato th	e spra	le in	colly hings
( )	O NOT WRITE BELOW TH	$\sim$			
On the 나	day of May	, 2007, an appea	of the Sanct	ion/Restrictio	n taken against
inmate Rolling	William was revi	ewed by 56	re	<u> </u>	and the following
action was taken:	APPEAL APPROVED	APPEAL DISA	APPROVED	OTHER	ACTION TAKEN:
				· · · · · · · · · · · · · · · · · · ·	
	sapproval of appeal: Appeal		•		
a book explaining	yourself, you can fill ow	all the necces	ery informe	blan on the	eppeal / Hoveva
fellow the rules.					
**************************************	complete copy of the foregoir	**************************************	************** ed on the abo	ve named in	**************************************
day of		_ , 2007.			
	ignature	INMATE SERVED	COPY-YES,	,	
Officer S	ignature				

my POBSE 1:08 cve08033-1VHI-CSE. Document 23-02. AFRE 05:08/2008 Page 60:0170 just one of the main reasons I didn't think I should have been put in that particular ext. I realize the policy has definite terms that we as inmates are to abide by but I just want the administration (Officer Orest who I intially addressed) to know that I really felt that this was not an appropriate place of time for one as a wanting to change to be placed in such a condical position. In not saying it completly a mental thing either. I just been through a lot and I was real confertable in the day room since I came to B. And April 12) Since I've been in B-PEZ I've been delibertally overlooked or denied access to a eall several times when I Kenzwand the officers assigning the cells obviously should have known it was in line for the next cell assignment. We ard my property was already inside the cell when I made my request not to be issued the Cell 7 and I never can be said to have removed myself or my property from that cell until
clo Lancy said to get my stuff but I was under the assurption
that they he knew my discrepancy. The time sequence Titlow
speaks for this because all the thirds I'm refirming to transpired before rollout time at 8:30. I was not intentionally disrespecting or interting with authority I was merely protecting my safety which is why I know Off. Loney (or Dight Turner) didn't properly address this incident from its outset seeing how there were others lowned in the day rooms area who were willing to be put in a cell considerable the overcround conditions. Maybe I didn't have a choice but Docadio to take the necessary steps in is in the officials hard not in moved mine. I'm incoverated.



Inmate Sanction/Restriction Documentation

Inmate Sanction/Kestricales	75754
Inmate Name: Rollws William Date: 5/11/0	2 Inmate Number: 35564
nmate Name: Kollwy William  Pod/Cell inmate moved to (I	If Applicable):
	Date to Begin / Date to End
Type of Restriction/Sanction:	1
WKS ( ) Suspension of Commissary Privileges	
WKS ( ) Loss of Visitation Privileges	5/11/07 / 5/18/07
DAYS (4) Minimum 72 Hours Cell Restriction	5/11/07 / 5/18/07
( ) Other  Note: The Sgt. / Asco must be notified immediately of any Sanction/Restriction to the form Fill in the area below with a full and complete	Ludde inmates and
Officer Requesting Sanction Restriction  At capproximately 0740 Am. The Kollins  more from the floor of K-Bd to B-7  1840 Fm Kollins, 1811 can care to the  pas not money to that cell, when the	er Authorizing Sanction/Restriction  5/12/67
// Signature of Sgt. / Asco	Revised 03-26-2007 Keith Reed / Jali Commander

Inmate Number 35564

#### HOUSTON COUNTY SHERIFF'S DEPARTMENT ANDY HUGHES, SHERIFF INMATE VISITATION LIST

Last name Rollins		First name Willia.	n
Pod Location		Date 4/11/0	7
(3) months. NAMES WIL allowed to have more than counted as one (1) visitor. ID in order to visit. Anyon	S: This is a permanent L NOT BE ADDED Of two (2) visitors per vis There are no exception to over the age of sixtee ge of (16) may use a so	t visitation list. New list R DELETED FROM To itation day. Children, it to this rule. EVERY on (16) must have a valicial security card or set	ts will be issued every three HIS LIST. You are not no matter what age, are visitor must have a valid d picture ID, in order to nool ID card. In order for
	VISITOF	NAMES	
Debruha Bradley 3	Toyce Whoking		
Debroha Bradley Co	Paul Mc Cloud		
(OPTIONAL) Religious/Church Preference ONLY OFFICERS ARE TO	-	Preferred Clergy_	R MINISTERIAL VISIT)
DATE VISITO	R'S NAME	ADDRESS	D#
04-14415-07_ND 04-24+22-07_NO	Visit		
have read the above statemen M Signature William K.		name I agree to abide by	the above statements.

Inmate Sanction/Restriction Documentation

Inmate Name: Rollins, William Date: 4-8-0	27 Inmate Number: <u>3556</u>
Pod Location: B-6-Bottom Pod/Cell Inmate moved to (	If Applicable):
	Date to Begin / Date to End
Type of Restriction/Sanction:	Jaco to Doğum Date
WKS ( ) Suspension of Commissary Privileges	<u> </u>
WKS (X) Loss of Visitation Privileges	4-21-0714-22-07
WIC DAYS (-) Minimum 72 Hours Cell Restriction	4-11-07 14-18-0
(4 Other / week L/I	
Note: The Sgt. / Asco must be notified immediately of any Sanction/Restr	iction applied to inmates and
must countersign this form. Fill in the area below with a full and complete Sanction/Restriction. Appeal form must be sent back to Disciplinary Sgt.	e explanation of reasons for
is not received within the 24 hour period it will be thrown out.	
Officer Requesting Sanction/Restriction Office	er Authorizing Sanction/Restriction
Dr C. Enfo	4-8-7
At Approxiatenchely 07001	hours pering a
5 Halledows Somete Rolling was	found to be in pussession
and an extra set of avanges.	the take of the same of the sa
	te will possess in allempt
to possess contrabond either on his/her	
his/her control to include testing &	positive for drugs or Alcohol
	V
	Revised 03-26-2007
Signature of Sgt. / Asco	Keith Reed / Jail Commander
Sah Roumald	

CHIMINAL JUSTICE INFORMATION BEAVIOUS DIVISION, CLARKSBURG, WV 25303 RIVACY ACT OF THE TOP SEE OF THE PROPERTY OF AUTHORITY FOR SUCH SOLICITATION, AND USES WHILE HE MADE OF IT. JVENILE FINGERPAINT DATE OF ARREST ALO 380000 CONTRIBUTOR JEMISSION HOUSTON COUNTY S.O. ADDRESS DOTHAN, AL 36303 BEAT AS ADULT REPLY DESIRED? COUNTRY OF CITIZENSHIP PLACE OF BIRTH (STATE OR COUNTRY) END COPY TO: ID Purposes N TER ORI) MARKS, TATTOOS, AND AMPUTATIONS ISCELLANEOUS NUMBERS OFFICE OF THE DISTRICT ATTORNEY

20th JUDICIAL CIRCUIT A ARAM Mutiple CITY STATE P. O. BOX 1632 1 **DOTHAN, AL. 3630**: AL Rt BOX FFICIAL TAKING FINGERPRINTS LOCAL IDENTIFICATION/REFERENCE TAME OR NUMBER PALM PRINTS TAKEN? OCCUPATION MPLOYER: GOVERNMENT, INDICATE SPECIFIC AGENCY. IF MILITARY, LIST BRANCH OF SERVICE AND SERIAL NO HARGE/CITATION
POSS Contr Subs ADDITIONAL DEITIONAL

DDITIONAL INFORMATION/BASIS FOR CAUTION

D-249 (REV. 5-11-99) ( U.S. GOVERNMENT PRINTING OFFICE: 2006-320-398/80306

STATE BUREAU STAMP

## Case 1:08-cv-00033-MHT-CSC Document 23-6 Filed 05/08/2008 Page 65 of 70 HOUSTON COUNTY JAIL

## LOCKDOWN INVENTORY LIST

The follow	ving items were	removed from i	nmate 16	LIENS, h	TUIPM		•
Inmate nu	ımber <u>35564</u>	ţ	POD	LOCATI	ON	<u>L</u>	<del></del>
ITEMS:	LAUNDRY BAG	S, ZPAIR C	= Socks, To	POTH PASTO	:,SHAMPOO	, Sap, 1	-CTTON
	PERSONAL MA	II_SHONERS	lkes				
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INMATE S	IGNATURE:	X W	K.M.				
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	DATE APPEAL SENT:	2/27/	2007	-	
<del></del>	NOTICE OF APPEAL FOR INMATE	E SANCTIC	N/RESTF	RICTION	· · · · · · · · · · · · · · · · · · ·
INMATE NAME:	ROLLINS, WILLIAM	_ HCJ#:	35564	POD:	A-FLR
Date filing appeal:	2/27-2007	÷			
on 2 27	2007, an Inmate Sanction/Restriction was	s wriiten by (	Officer _		
Charging inmate	, with a violation of	Houston Co	unty Jail Ru	iles and R	tegulations #
***					· · · · · · · · · · · · · · · · · · ·
	Would				
The circumstances of	•	be r	( Viz We	dir	an pessi
ix truice	I with the sq	76 +	Como	<u>~c-d</u>	ico:
The sanction found r	ne to be guilty/not guilty of a major/minor	offense. Pur	nishment w	as set at:	luft surp of
comm.	2 uk Loss vistation,	3 N/DV	72	bro	ell restrie
I wish to appeal the o	decision because: The Officer	Cilian	This	) Sar	retion has
hol a long	y prod of animos,	ty for	word	me	. that can
urr. E.ed b	y others in the ad-	ins Luci	(01_	<u>- 7</u>	just want
*************D(	O NOT WRITE BELOW THIS LINE	ADMINISTI	RATION L	SE ONL	Y***** be h
On the	day of <u>February</u> , 2007, an	appeal of th	e Sanction/	Restrictio	n taken against
inmate <u>Koll</u>	is, William was reviewed by	S# S	uchno	en.	フ , and the following
action was taken:	APPEAL APPROVED APPEA	AL DISAPPRO	OVED	OTHER	ACTION TAKEN:
For Collins	, % Searson 15 Extrem	Ely of	21460	nal	and does
not displi	ry animosity towar	dir	nates	. Up	u Were
Basis for approval/dis	sapproval of appeal: July 3 (	days w	lockdi	run	which
Considering	that you threatened	phys	ical l	rolen	ce to
4 Searca	is not really as +	Rarska	wit	low	ed hour or
Should I	ULE DEFENIE	******	*****	******	********
$2\Omega$	complete copy of the foregoing appeal wa	s served on	the above r	named inn	nate on the
day of _	<u>PCB</u> , 2007.		<i>/</i>		
Officer Sig		ERVED COPY	(YES)		

Case 1:08-cv-00033-MHT-CSC Document 23-6 Filed 05/08/2008 Page 68 of 70
who understands where I stand become
rothing can be writen on paper that waste captain this situation fully

	Inmate Sanction/Restriction	Documentation
<del></del>		754///
inmate Name:	Rollins William Date: 02/	<u> </u>
Pod Location:	nealCall Inmate move	d to (If Applicable):
T Bu Be and		Date to Begin / Date to End
Type of Res	striction/Sanction:	3/5/07 / 3/9/07
] WKS	Suspension of Commissary Privileges	
2 wks	Loss of Visitation Privileges	3/10-11/07 / 3/17-18/0
3 DAYS	Minimum 72 Hours Cell Restriction	3/3/07 / 3/6/07
	( ) Other	
must countersit	Asco must be notified immediately of any Sanction gn this form. Fill in the area below with a full and co- iction. Appeal form must be sent back to Disciplinar within the 24 hour period it will be thrown out.	mplete explanation of reasons for y Sgt. within 24 hours. If appeal form Officer Authorizing Sanction/Restriction
Officer Re	equesting Sanction/Restriction	Officer Authorizing Sanction/Newscale
77	5gt	. Mark 2/27/07
		with called me to docket
do dala	a Transfer to H-11:	T assistante
Saw F/m	Rollins William 84 My	when el arrive
oranges c	OFF THE COMME	y and got the extra orange
in docket	+ Cr Opened Film	11/11 AUL 1082 7/m Kollins
and 2	extra blankets. As we were we was going to pop me for t	that and watch out for him.
I'm Rall	was going to pop me for the is in violation of rule no	+ 7 No Inmate will meter with
action tha	tins is in violation of rule MC  + will threaten the Safety or ords	r of the Jail wither on his/her
" No inmate	e will posses of attempt to possess	in lucte testing Positive For
Derson (	ell or under his/her control to	TACIBUS 150
drugs of	alcohol	
TN	MATE HAD A VERY BAD ATTITU	IDE TOWARDS THE
	FICER AND SET.	
	TICK 7	
		Revised 2/26/2007
Si	ignature of Sgt. / Asco	W.B. McCarty / Jail Commander
	· L	

	DUAL ARREST  Case 1:08-	cy-00033-MPH7-6	BAMA ANFLA	RMARRES	Ter 6570572	008 F	Fingerprinted R8/2agev40 of 76	Ž Yes
F	1 0RI*	35564		0	FFICERS WORK PR	ODUCT MAY	NOT BE PUBLIC INF	I No ORMATION
- 1	ALO3801	Agency Name	a P.D			3 Case		18
	5 Last First Middle Name						17007	2210
=	Rellins, W	illiam AAro	r		6 Alias	AKA	,	
		9 Elhnicity Hispanic Black	10 Hg1 11 Wgt		3 Hair 14 Skin	15	<del></del>	
F	16 Place of Birth (City, County S		_ 4'0 /8	13/n 1	Selet Day	□ Sca	ars Marks Talloos	Amputation
<u> </u>	Honston C	Co.	4/2/2	1-18/21-15	90767		19 Age 20 Misc	ellaneous (D
	= 21 SID#	22 Fingerprint Class	Key Major Primary	SCDV Sub-Secon	1 7 7 7	12 5 10	2 43 2 3 PL	5 <i>56</i> 4
5	25 FBI#	Henry Class					none	24 51
I I	) <del> </del>	NCIC Class					26 Identification Commen	its
=	27 Resident Non-Resident	28 Home Address (Street, City, S	Slate, Zip)	11 36752 29 Re	sidence Phone		30 Occupation (Be Specif	ia)
	31 Employer (Name of Company	133 N. Mates		776 (3	34 )		1230 C	.c)
	UNEMPLOU	e en	J2 Business Addres	s (Street City, State, Zip)		33,	Business Phone	
	34 Location of Arrest (Street City	( State 7th)	35	Şector#  3	6 Arrested for Your Juris	diction?	yes 🗍 No	
	37 Condition of Drunk	54 Dootha Al		1/8   #	in Slate Out of State Agency		100 1 10	
	Arrestee; Drinking	Drugs F	Type Mo II of	des innie	40 Armed?	41 Description	L.	
		Time of Arrest	M Day of Arrest S M T W T F 1 2 3 4 5 6	45 Type of Arrest?	46 Arrested Before?	☐ Han ☐ Riffe		er Fiream
	0 2 2 4 0 7 / 47 Charge-1 Fel	1330 AM DMIL	1 2 3 4 5 6	Call Warrant	Yes No	Shot		er Weapon
SI	Sura ary	☐ Misci	48 UCR Code	49 Charge - 2	Fel ☐ Misd	<del></del>	50 UCR Code	)
Ш	151 State Cade/Local Sidinance	52 Warrant #	53 Date Issued	54 State Code/Local (	Ordinance	55 121 · · · ·		
胀	13677 57 Charge - 3   Fel		1 1	Y		55 Warrant #	56 Date Issu	ed y
X	5/ Charge - 3 Fet	Miso	58 UCR Code	59 Charge - 4	Fel Misd	<del>-, , , - , - , - , - , - , - </del>	60 UCR Code	<del></del>
	61 State Code/Local Ordinance	62 Werrant #	63 Date Issued	64 State Code/Local (	)rdinance			
			1 1 1	Y		65 Warrant #	66 Date Issu	ed v
	67 Arrest Disposition ☐ Het ☐ Tot-LE	68 If Out On Release What To	ype? 69 Arrested with (1)	Accomplice (Full Name)		<del></del>	<u></u>	
	Sail Other		70 Arrested with (2)	Accomplice (Full Name)	<del></del>			
	Released		(2)	Accomplice (Full Name)				
Ш	71 VYR 72 VMA	73 VMO 74 VST	75 VCO Top		76 T	ag #	77 LIS  7	8 LIY
딩			Bottom					o Lij
VEHICI			11111	1 1 1 1	80 Impounded	? 81 Storage I	.ocation/Impound *	
3	112 Other Evidence Seized/Prop" Seized							
	83 Juvanile	1000	<u> </u>				[ ] Contrar	ed In Nevrative
1 141 17	Disposition: Ref. to Juve	<b>□</b> ···-	k to Welfare Agency Il to Olber Poke Agency	Ref. to Adult Court	84 Released To			
JUVENIL	35 Parent or Guardian (Last, First,		86 Address (Stree	t City, State, Zip)		1970	Thone	
Ξŀ	88 Parents Employer					] a/ P	anon: . (	
=	or Letetitz TathloaeL	89 Occupation	90 Address (Stree	, City, State, Zip)	······································	91 P	hone	
9	2 Date and Time of Release	<u></u>	93 Releasing Officer Name		104 60	(,	)	
-		AM MIL PU	J = 1.1.13		94 Agency/Division		95 ID#	
]	6 Released To		97 Agency/Division		98 Agency Address		<del></del>	<del></del>
шБ	9 Personal Property Released to A	Arrestee	100 Property Not Release	ad/Hold At:	<u> </u>			i
Q L		No Partial		or row ru.	1	01 Property #		
可["	02 Remarks (Note Any Injuries at	Time of Release)					·	
〗								
<u> </u>	10COF						<del></del>	
					<del> </del>		Bocal Dieses	Market area in the
10	3 Signature of Receiving Officer	- <del></del>	···				Total 1938	
- 1	Waran	mon	104 Signature of	Releasing Officer		<del></del>	State Use of	
CASES	105 Case #	108 SFX 187 C	ase #	108 SFX 109	Case #		140 PEV	
2 Arces	ting C** \$ () as! Sirst, M.)					1111	110 SFX 111 ADOIT CASES	CLOSED CLOSED
	Summer	113 ID# 114 AF	resting Officer Last First M.)	i i	5 ID# 116 Supervisor	<del></del>	117 Watch Codr.	א∐
		<u> </u>	AsHley TYPE OR PRINT IN	BLACK INK OF A	49	ID#	lD#	